INFORMATION TO OFFERORS OR QUOTERS SECTION A - COVER SHEET

1. SOLICITATION NUMBER 2. (X one)

a. SEALED BID

X b. NEGOTIATIED (RFP)

c. NEGOTIATED (RFQ)

INSTRUCTIONS

NOTE THE AFFIRMATIVE ACTION REQUIREMENT OF THE EQUAL OPPORTUNITY CLAUSE WHICH MAY APPLY TO THE CONTRACT RESULTING FROM THIS SOLICITATION.

You are cautioned to note the "Certification of Non-Segregated Facilities" in the solicitation. Failure to agree to the certification will render your reply nonresponsive to the terms of solicitations involving awards of contracts exceeding \$25,000 which are not exempt from the provisions of the Equal Opportunity clause

"Fill-ins" are provided on the face and reverse of Standard Form 18 and Parts I and IV of Standard Form 33, or other solicitation documents and Sections of Table of Contents in this solicitation and should be examined for applicability.

See the provision of this solicitation entitled either "Late Bids, Modifications of Bids or Withdrawal of Bids" or "Late Proposals, Modifications of Proposals and Withdrawals of Proposals."

When submitting your reply, the envelope used must be plainly marked with the Solicitation Number, as shown above and the date and local time set forth for bid opening or receipt of proposals in the solicitation document.

If NO RESPONSE is to be submitted, detach this sheet from the solicitation, complete the information requested on reverse, fold, affix postage, and mail. NO ENVELOPE IS NECESSARY.

Replies must set forth full, accurate, and complete information as required by this solicitation (including attachments). The penalty for making false statements is prescribed in 18 U.S.C. 1001.

3. ISSUING OFFICE (Complete mailing address, including Zip Code)

Defense Supply Center Richmond ATTN: DSCR Procurement 8000 Jefferson Davis Highway

Richmond, Virginia 23297-5770

4. ITEMS TO BE PURCHASED (Brief description)

53 NSNs

See Attachments

5. PR	OCUREMENT INFORMATION (X and complete as applicable)	
Х	a. THIS PROCUREMENT IS UN	RESTRICTED	
	b. THIS PROCUREMENT IS A this solicitation for details of th		OLLOWING (X one). (See Section I of the Table of Contents in
	(1) Small Business	(2) Labor Surplus Area Concerns	(3) Combined Small Business/Labor Area Concerns

6. ADDITIONAL INFORMATION

Multiple NSNs

b. ADDRESS (Include Zip Code) Defense Supply Center Richmond ATTN: DSCR Procurement
8000 Jefferson Davis Highway Richmond, Virginia 23297-5151
-

ACTION OFFICER Typed or Frinted Name (Last, First, Middle Initial) D FORM 1707 REVERSE, MAR 90 (EG) DFORM 1707 REVERSE, MAR 90 (EG) DFORM 1707 REVERSE, MAR 90 (EG)		all that apply)		
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SOLICITATION NUMBER SP0412-03-R-3192

DATE (YYMMDD)
2003 JUN 30 LOCAL TIME 2:00 PM

TO Defense Supply Center Richmond ATTN: DSCR-JJC 8000 Jefferson Davis Highway Richmond, Virginia 23297-5860

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This solicitation includes the following attachments which should be downloaded from the DSCR website:

http://www.dscr.dla.mil/proc/VPV/specacquisitions.htm

Attachment 1 - List of NSNs

Attachment 2 - List of Surge NSNs

Attachment 3 - Statement of Work (SOW), SP0412-03-R-3192, Unrestricted,

B-1 Bomber SMS, Miscellaneous Hardware

Attachment 4 - Quality Matrix

Attachment 5 - Past Performance Questionnaire

Attachment 6 - List of Government Part Numbers and QPL Number for each NSN

Contract Type: Firm Fixed Price, Indefinite Delivery/Indefinite Quantity Contract. The Guaranteed minimum for the base period and the option period will be determined at the time of award. The estimated contract dollar value for the 53 NSNs listed in Attachment 1, covering the five (5 year) period of performance is \$1,498,857.04.

The Offeror has 20 days from the issue date stated in block 5, SF 33, to seek clarification of any terms and conditions contained herein or to notify the Contracting Officer of any technical issues related to any NSN listed on Attachment 1. Questions or issues must be forwarded by emailed to the Buyer at Janice.Richardson@dla.mil.

If the quantity is zero '0' for the demand, please don't provide pricing. Please leave that column blank.

SECTION B, SCHEDULE

1. AUTHORIZED USER:

The Defense Supply Center Richmond (DSCR), a Division of the Logistics Agency (DLA), may issue delivery orders to the awardee for the supplies cited in Attachment 1 for shipment to the DLA Distribution Depot as designated on each Delivery Order (DO), to include, but not limited to DLA Stock locations in: Anniston, AL; Albany, GA; Barstow, CA; Cherry Point, NC; Columbus, OH; Corpus Christi, TX; San Diego, CA; Hill, UT; San Joaquin, CA; Jacksonville, FL; McClellan, CA; Norfolk, VA; Oklahoma City, OK; Puget Sound, WA; Red River, TX; Richmond, VA; Mechanicsburg, PA; New Cumberland, PA; San Antonio, TX; Tobyhanna, PA and Warner Robins, GA.

2. ADDITIVE CLINS:

CLIN 6000 -- Surge and Sustainment Requirement. NOTICE TO OFFERORS: CLIN 6000 is the surge quantity that may be ordered by the Government in a military contingency. The Government is not obligated to order any of the surge quantities and the Contractor should not ship such quantities without the receipt of an order clearly designated for surge quantities. The surge quantity requirements are identified at Attachment 2. The Offeror must specify the percentage of price increase for surge quantities or state 'none'. If the Offeror fails to do so, the Offeror will be evaluated with no additional charge for surge quantities. See Surge

clauses and Section L for additional information. Unit pricing for the Surge NSNs should be placed in Attachment 2.

SURGE SUPPORT -- PLUS ______ %

CLIN 6001 -- Capability Assessment: Cost, if any, that the Contractor would incur in complying with the requirement to conduct a surge validation plan. If none, state 'none'. Reference clause 52.217-9G25, 252.217-9006 and 52.217-9G26.

\$ _____.

CLIN 6002 -- Investment Cost: Investment costs, if any, to execute the surge plan otherwise state 'none'. Reference Clause 52.217-9G25, 252.217-9006 and 52.217-9G26. \$

CLIN 9925 -- Special Tooling. The Offeror shall identify any required special tooling and provide prices, if applicable. The Offeror must review the Quality Matrix, Attachment 4, to determine if Government Tooling applies.

CLIN 9999 -- Option Period 1 \$_____. The Offeror shall provide pricing in Attachment 2.

NOTES CONCERNING SPECIFIC CLAUSES:

Section E:

(E6) 52.246-15, Certificate of Conformance. This clause is not applicable to Federal Supply Class 1560, 1670, 1680, 3110, 3120, and 3130 or FSGs 28, 29 and 34; surplus items, hazardous material, first article testing, Navy Critical Safety Items (CSI).

(E14) 52.246-9G16, Inspection and Acceptance Point (I&A). I&A, first shipment only may apply to any non-critical item. DCMA and the Contractor may establish which non-critical NSNs may be subject to I&A first shipment only.

Section F:

(F17) 52.211-9G51, Indefinite Quantity DSCR, (FEB 1996).

Note:

Paragraph (b). The minimum order quantity is established in Attachment 1 for each line item. The guaranteed minimum is established in clause 52.216-22, Indefinite Quantity as set forth below.

Section I

(I67) 52.216-19, Order Limitation (Oct 1995)

Paragraph (a) minimum order quantity revised as follows:

(a) Minimum order. When the Government requires supplies or services covered by this contract in an amount of less than the amount specified in

Attachment 1, minimum order quantity, the Government is not obligated to purchase, nor is the Contractor obligated to furnish, those supplies or services under the contract.

(I71) 52.216-22, Indefinite Quantity

Last sentence paragraph (d):

(d) Date when the Contractor will no longer be responsible for deliveries will be determined in accordance with Paragraph 8.0, Contract Closeout, specified in the Statement of Work.

Note for clause 52.216-22:

1. Under clause 52.216-22 (b), the 'minimum' contract value is defined as the guaranteed monetary value of the aggregate orders issued during the base period only as computed below. The minimum will not guarantee orders for any particular item or group of items. The Government will not guarantee a minimum for the option periods. The Government will compute a different minimum if more than one contact is awarded under this solicitation in accordance with the following formula:

10% of the aggregate of the extended dollar value of the minimum order quantity (MOQ) for the NSNs, computed by:

10% X [NSN1 price X MOQ] + [NSN2 price X MOQ] + [NSN3 price X MOQ] + etc

The maximum contract value is defined as:

200% of the aggregate of the extended dollar value of the estimated contract value for the base period or each option period. The estimated contract value is shown at the top of this page.

(I92BB) 52.217-9G15, Flexible Options DSCR (JAN 2000) ALT I Paragraph (a) is revised as follows:

(a) This solicitation is for an indefinite quantity with a guaranteed minimum for the three (3) year base period base year. It also includes one (1) option for two (2) years. Each option year is also for an indefinite quantity, but there is no guaranteed minimum. Each year also has a stated maximum, which applies to that year. In the event the Government orders up to the stated maximum prior to the end of any current contract year, the Government reserves the right, with the notice prescribed below, to exercise the next option year before the expiration of the current contract year. In the event the Government exercises this right, the remaining option years will be moved forward to coincide with the exercise of the option year.

(I142) 252.225-7007, BUY AMERICAN ACT--TRADE AGREEMENTS--BALANCE OF PAYMENT PROGRAM, Foreign end products subject to the Trade Agreements Act and NAFTA are those in the Federal Supply Groups (FSG) listed in the DFARS 225.401-70. Only four FSGs (FSG 34, 36, 40, and 53) from the list of NSNs

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CONTINUATION SHEET

in the BOM, Attachment 2 was found to be applicable to this clause. If a product is not in one of the listed groups, the Trade Agreements Act and NAFTA do not apply. For more information, Offerors should review DFARS 225.401-70.

Section K

Representations and Certifications. Contractors are reminded to fill in all clauses in Section K of the solicitation.

Business System Modernization (BSM)

As the Government transitions into BSM, the following clauses may be added for any contract line item impacted by the BSM transition:

52.211-9G45, Electronic Contracting - Special Marking Instructions- ALT II 252.246-7000, Material Inspection and Receiving Report

BSM NSNs may be identified during negotiations, if applicable. Separate contract awards may be established for NSNs identified as BSM NSNs. If no BSM NSNs are determined to be in Attachment 1, then all BSM clauses cited above are self-deleting.

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CONTINUATION SHEET

NOTICE TO CONTRACTORS: Per FAR 52 102, the majority NOTICE TO CONTRACTORS: PET FAR 52.102, the majority of clauses, provisions, notices are included by reference (number, title, and date). For fill-ins providing or collecting data, this document will include only the paragraph(s) relating to the fill-in data. DSCR notes appended to FAR/DFARS clauses/provisions are full text.

Quality Assurance Provisions (QAPs), Contract Data Requirements Lists (CDRLS), drawings relating to Special Packaging Instructions (SPIs), and Individual Repair Parts Ordering Data (IRPODs) are included by reference.

FAR Clause 52.252-2 (Sec I) and FAR Provision 52.252-1 (Sec L) provide on-line sites for accessing the full text of these documents and DSCR Form P41 shipping instructions.

OFFER OF SURPLUS MATERIAL FOR LIFE SUPPORT, FLIGHT SAFETY CRITICAL AIRCRAFT PART (PSCAP) OR INDIVIDUAL REPAIR PARTS ORDER DATA (IRPOD) DSCR (SEP 1999)

The solicited item is a Life Support, FSCAP, or IRPOD. Due to the item's critical nature, offers of surplus material will only be evaluated to accommodate unique contingencies, such as obsolete aircraft/system, when the original equipment manufacturer is out of business, or if the sole vendor does not respond.

POPS - PRODUCT INFORMATION: DSCR (JAN 1996)

Offerors are required to provide the following information regarding the items offered:

MANUFACTURER'S NAME

PART NUMBER/CATALOG NUMBER

Offerors shall write/type this information on the schedule of items below each item description unless such information has already been identified in the item description.

FACSIMILE BIDS/PROPOSALS **B24A** 14-1 DSCR (MAR 1999)

- Facsimile bids/proposals, amendments (including final proposal revisions (FPRs)), and withdrawals will not be considered unless authorized in the solicitation by either Provision 52.214-31, Facsimile Bids, or 52.215-5, Facsimile Proposals (Sec L). IF NEITHER PROVISION IS IN THE SOLICITATION, FACSIMILE TRANSMITTED DATA AS DESCRIBED ABOVE SHALL BE REJECTED.
- (b) In solicitations that do contain either Provision 52.214-31 or 52.215-5, bidders/offerors are notified that for bid/proposal security reasons the FACSIMILE EQUIPMENT AS IDENTIFIED IN THE PROVISION IS NOT LOCATED AT THE PLACE DESIGNATED FOR RECEIPT OF BIDS/OFFERS. REGULAR INTEROFFICE MAIL PICK-UP OF FACSIMILE TRANSMISSIONS OCCURS AT 10:30 A.M. AND 1:30 P.M. DAILY.
- (1) Bids, bid amendments, and bid withdrawals received by the facsimile equipment prior to 10:30~a.m. on the day of bid opening will be presumed to have been received
- (2) Proposals, amendments to proposals, withdrawals of proposals, and FPRs received by facsimile equipment prior to 1:30 p.m. on the day of closing will be presumed to have been received on time.

B33 MANDATORY OPTION REQUIREMENT DSCR (MAR 1999) 17-5 DSCR

The option clause in Section I of this solicitation is MANDATORY. FAILURE TO PROVIDE this pricing information may result in rejection of your offer. If Schedule prices are requested on both an origin and destination basis and/or on incremental quantities, option prices must be offered in the same manner.

B33C 17-13 POPS-GENERAL SOLICITATION NOTICE DSCR (OCT 2001)

Delivery orders may be placed during the ordering period identified in FAR Clause 52.216-18 (Section I). acquisition contains provisions for 2 option years. See DSCR Clause 52.217-9G08 (Section I).

B68 47-3A DSCR FORM P-41 FREIGHT SHIPPING INFORMATION (OCT 1999)

Freight shipping addresses and scheduling instructions, if applicable, are available in Section 3 of the DSCR Master Solicitation http://www.dscr.dla.mil/procurement/mastersol.htm.

SECTION C

POPS - COMPUTER COMPATIBILITY DSCR (MAR 2001) 52.211-9G33 C3

- In support of the Paperless Ordering Placement System (POPS), the awardee will be required to have a compatible computer system capable of accepting our offers and processing Electronic Data Interchange (EDI) transactions. The American National Standards Institute's (ANSI) X12 Standard will be utilized for formatting the EDI transactions. The EDI system must be available for on line processing not later than 30 days after date of award.
- (b) The computer system must also be Year 2000 (Y2K) Compliant. Year 2000 compliant, used with respect to technology, means that the information technology accurately processes date/time data (including, but not limited to, calculating, comparing, and sequencing) from, into, and between the twentieth and twenty-first centuries, and the years 1999 and 2000 and leap year calculations, to the extent that other information technology, used in combination with the information technology being acquired, properly exchanges date/time data with it.
- (c) The following ANSI X12 transaction sets are currently sent, received, and processed by the Defense Supply Center Richmond:

850 Purchase/Delivery Order Transaction Set 856 Ship Notice/Manifest Tranaction Set

- (d) Awardee must be capable of sending, receiving, and processing the above ANSI X12 transaction sets and have an electronic mailbox on a DAASC certified Value Added Network (VAN). For 856 Ship Notice/Manifest Transaction Sets, the awardee will have the option of using the Web-856 application, if it becomes available.
- (e) Information regarding EDI, ANSI X12 transactions, and DAASC approved VANs can be obtained from the DAAS web site by going to www.daas.dla.mil, then select SYSTEMS & SERVICES, next select EC/EDI, and lastly select DAASC's VAN LIST.
 - (f) Specifics of the POPS System can be obtained from:

Defense Supply Center, Richmond Directorate of Planning and Resource Management Systems and Procedures Division ATTN: DSCR-OZP, Sharon Glasscock 8000 Jefferson Davis Highway Richmond, VA 23297-5516 (Phone: (804) 279-3172)

- (g) The POPS implementation convention can be viewed by going to the DSCR web site at
 www.dscr.dla.mil./edi/pops/pops.htm. The link for
 and 856 POPS is: www.dscr.dla.mil/edi2/pops1.htm. The link for 850
- (h) The following vendor EDI/Y2K information applies (vendor fill-in):

(Vender IIII III).
EDI/Y2K Point(s) of Contact:
Phone Number(s):
Value Added Network (VAN):
ISA07 Qualifier:
ISA08 identifier:

SP0412-03-R-3192

GS03 Identifier:

SECTION D

D4I 52.211-9G45

POPS-SPECIAL MARKING INSTRUCTIONS DSCR (OCT 2001)

NOTICE FOR DIRECT VENDOR DELIVERIES: In addition to the requirements of paragraph 5.1.6.2., Markings of ASTM D3951, markings on exterior shipping containers will contain as a minimum the NSN, requisition number, and the contract delivery order number. These markings are to be applied through stenciling or other means, directly to the exterior shipping container or included in the body of the invoice/shipping document which will be permanently affixed to the exterior shipping container. Regardless of method used, all markings must be visible to receiving personnel. When the total number of containers going to the same destination exceeds either 250 pounds (excluding pallet) or a volume of 20 cubic feet, then palletization is required except for 55 gallon drums.

NOTICE FOR SHIPMENT TO DLA STOCK LOCATIONS: Shipments to DLA stock locations must be marked in accordance with MIL-STD-129N dated 15 May 97 and AIM BC 1 with the following with the following exception: Marking, including barcoding, and fragile marking (if required), must be on the outside container and all intermediary containers down to the specified QUP. DSCR Clause 52.211-9G22 (Sec F) applies.

D4K 52.211-9G73 PACKAGING AND MARKING REQUIREMENTS (JUL 2002) DSCR

- (a) Unless stated otherwise, commercial packaging in accordance with ASTM-D-3951 is required for CONUS shipments from the contractor directly to the customer. Commercial packaging and marking is not sufficient for vendor shipments requiring movement through the Defense Transportation System (also referred to as the Military Distribution System or DLA Depot) as the shipment could ultimately be moved via Military
- (b) Higher level packaging in accordance with $\tt MIL-STD-2073$ is mandatory for all shipments that meet the

 $\hbox{Movement through the Defense Transportation System including shipments to a Military Distribution facility or }$ depot.

OCONUS shipments FMS shipments

Hazardous material, as cited in the AID or in the Quality Requirements Matrix.

- (c) Materials not considered as HAZMAT for CONUS or OCONUS commercial air shipments may be considered HAZMAT for MILAIR shipments OCONUS. As such, contractors/shippers shall ensure that material meeting HAZMAT definitions in DLAI 4145.3, Preparing Hazardous Materials for Military Air Shipment, is packaged in accordance with that instruction when the consignee is OCONUS and the shipment will be moved through the Defense Transportation System. DLAI 4145.3 is available on the internet at: www.dscc.dla.mil/downloads/packaging/dlai4145_3.pdf.
- (d) All items shall be marked in accordance with MIL-STD-129. Hazardous items and shelf life items, as cited in the AID or in the Quality Requirements Matrix, shall be marked in accordance with MIL-STD-129 and the appropriate clauses cited in the appendix to the matrix and the contract. The contractor is required to package material in accordance with Quantity Unit Pack (QUP), specified in In accordance with Quantity Unit Pack (QUP), specified in MIL-STD-2073 and the Unit of Issue (UI), specified in each delivery order. A packing slip shall be located in a plastic pouch on the outside of the package. For HAZMAT destined OCONUS, a hard copy of the Material Safety Data Sheet (MSDS) must also be included.
- (e) In the event of deployments, this clause may be invoked when shipments originally destined for a CONUS location are diverted to OCONUS destinations thereby necessitating movement of the material through the Defense Transportation System. In such an event, contractors will be notified by the Contracting Officer and an equitable adjustment will be made in the contract price as deemed appropriate.

NOTE: Applicable to negotiated solicitations. Offers that do not comply with the packaging and marking requirements as specified in Section D of this solicitation may be

subject to rejection as being technically unacceptable.

SECTION E

52.246-2 INSPECTION OF SUPPLIES - FIXED E3 (AUG 1996) PRICE

52.246-11 HIGHER-LEVEL CONTRACT QUALITY **R**5 REQUIREMENT (FEB 1999)

The Contractor shall comply with the applicable higherlevel contract quality requirement cited below, which is hereby incorporated into this contract:

ISO 9001 or ANSI/ASQC Q9001 when Quality Assurance Provision (QAP) 005, 006, 159, 189, 216, 222, V02, or V03 is included.

ISO 9002 or ANSI/ASQC Q9002 for any other QAPs.

DSCR NOTE to 52.246-11:

The higher-level standards referenced above shall apply unless the contractor indicates the proposal is based on a contractor's preferred quality system as identified below:

- Other recognized industry standard(s) (but non-ISO/ANSI/ASQC) that is equivalent to or better than applicable ISO/ANSI/ASQC standard indicated above Specify
- [] Other process control system that is equivalent to or better than the applicable ISO/ANSI/ASQC standard indicated above which has not previously been determined to be insufficient for the Government's purpose. This may include previously recognized MIL-I-45208 or MIL-Q-9858 systems which have been augmented to be equivalent to ISO 9002 or ISO 9001 respectively.
- [] An existing system modeled after

[] MIL-I-45208 or [] MIL-Q-9858

and not previously determined insufficient for the Government's purpose.

THIS OPTION IS PERMITTED ONLY AS AN INTERIM MEASURE TO ALLOW CONTRACTORS TO TRANSITION TO ISO/ANSI/ASQC

Third party certification/registration is not required nor will it be considered a substitute for the Government's right to audit/validate a contractor's quality system. ISO 9001 can be accepted for ISO 9002 requirements, however, the reverse does not apply.

MIL-STD-105 has been replaced by ANSI/ASQC Z1.4-1993, Sampling Procedure and Tables for Inspection by Attributes.

MIL-STD-45662A has been replaced by either ISO 10012-1, Quality Assurance Requirements for Measuring Equipment or ANSI/NCSL Z540-1, General Requirements for Calibration Laboratories and Measuring Equipment and Test Equipment DSCR (MAR 2000)

CERTIFICATE OF CONFORMANCE 52.246-15 **B6**

(APR 1984)

52.246-16 RESPONSIBILITY FOR SUPPLIES (APR 1984)

QUALITY ASSURANCE PROVISION (QAP) B01 DSCR (JUN 1998)

QUALITY ASSURANCE PROVISION (QAP) B02 DSCR (JUN 1998)

QUALITY ASSURANCE PROVISION (QAP) E04 DSCR (JUL 1997)

52.246-9G16 INSPECTION AND ACCEPTANCE POINT (FEB 1996)

Inspection point: [] Destination [X] Origin Acceptance point: [] Destination [X] Origin

[] Inspection and Acceptance will take place at:

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CONTINUATION SHEET

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Origin - First Shipment Only Destination - Subsequent Shipments

B15

QUALITY ASSURANCE PROVISION

Full text of the applicable QAP is available on the DSCR Master Solicitation, Section 2 $\ensuremath{\text{--}}$ http://www.dscr.dla.mil/qap/qaps.htm.

QUALITY ASSURANCE PROVISION (QAP) 002 DSCR (NOV 1995)

QUALITY ASSURANCE PROVISION (QAP) 004 DSCR (JUL 1997)

QUALITY ASSURANCE PROVISION (QAP) 163 DSCR (JUL 1997)

SECTION F

52.211-16 F1BA

VARIATION IN QUANTITY (APR 1984)

- (b) The permissible variation shall be limited to:
- 0 % (Percent) Increase 0 % (Percent) Decrease

This increase or decrease shall apply to the quantity at the line item level, or for phased delivery at the sub-clin level, as designated by item number followed by two alphas, i.e. 0001AA. The variation (if any) shall be shipped with the quantity for the line item, or for phased delivery the quantity specified for each sub-clin. Under no circumstances will the contractor ship a variation in quantity against any line item/sub-clin other than as specified in the delivery schedule.

DSCR NOTE: Any quantity shipped against the line/sub-clin that exceeds the stated line item/sub-clin quantity plus variation (if any) will be returned and the contractor will be responsible for return shipment costs.

F1BB 52.211-17

F2

DELIVERY OF EXCESS QUANTITIES

52.211-9G01 SHELF-LIFE ITEMS MANUFACTURING RESTRICTIONS DSCR (MAY 2002)

- (a) This clause applies when shelf-life restrictions are cited in the Procurement Item Description.
- (b) Products delivered under this contract shall be manufactured/cured/assembled to ensure a minimum of 85% (allowing for rounding to whole months) shelf-life is remaining at time of receipt by the Government.
 - (c) Marking or labeling shall reflect these data.
- (d) Supplies received by the Government with less than 85% shelf-life remaining will be considered to be nonconforming within the meaning of the Inspection Clause.

FA 52.211-9G22 DSCR PALLETIZATION FOR MIL-STD-2073 IN ACCORDANCE WITH D001450000 REV B (01290) DSCR (JUL 2002)

F16 52.211-9G50 ORDERING OFFICE AND TIME OF DELIVERY DSCR (NOV 1996)

Delivery orders will be issued by DSCR and shall specify date of delivery which will not be less than

STOCK

days

DVD

FOB Destination 80 n/a days

FOB Origin

n/a days days

after the order is mailed to or otherwise furnished to the contractor.

F16A 52.211-9G50

ORDERING OFFICE AND TIME OF DELIVERY ALTERNATE I DSCR (FEB 1996)

52.211-9G51 F17

INDEFINITE QUANTITY (PPP) DSCR (FEB 1996)

- (a) This is an indefinite quantity contract for the supplies or services specified in the schedule and for the period set forth therein. Delivery or performance shall be made only as authorized by orders issued in accordance with the 'Ordering' Clause of this contract. The quantities of supplies or services specified herein are estimates only and are not purchased hereby.
- (b) The contractor shall furnish to the Government, when and if ordered, the supplies or services set forth in the schedule up to and including the quantity designated in the schedule up to and including the quantity designated in the schedule. However, the contractor may (at his option) accept an order for an additional 30 percent of the award quantity of any one item number. The Government shall order the quantity of supplies or services designated as the 'minimum.' The minimum is defined as supplies or services having an aggregate value, at the prices payable under this contract, of \$100.00. If no delivery orders are placed against a contract, the contractor will submit an invoice for the established minimum (\$100.00). The invoice will not be submitted until the contract has expired. All invoices for submitted until the contract has expired. All invoices for the minimum must be submitted to:

DFAS Columbus Center ATTN: DFAS-CO-SEG P. O. Box 182317 Columbus, OH 43218-6231

Invoices for the minimum must be submitted to DFAS before 60 days after expiration of the contract.

- (c) Orders issued during the effective period of this contract and not completed within that time shall be completed by the contractor within the time specified in the order, and the rights and obligations of the contractor and the Government respecting those orders shall be governed by the terms of the contract to the same extent as if completed during the effective period of this contract, provided that the contractor shall not be required to make any deliveries under this contract after 365 days after the expiration of the ordering period.
- $\mbox{(d)}$ The Government may issue orders which provide for delivery to or performance at multiple destinations.

****ORDERING***

(a) Supplies or services to be furnished under this contract shall be ordered by the issuance of delivery orders

Orders may be issued under this contract from through

- $\mbox{(b)}$ All delivery orders issued hereunder are subject to the terms and conditions of this contract. This contract shall control in the event of conflict with any delivery order.
- (c) When mailed, a delivery order shall be 'issued' for purposes of this contract at the time the Government deposits the order in the mail.

****DELIVERY ORDER LIMITATIONS****

- (a) Minimum order: When the Government requires supplies or services covered by this contract in an amount less than the minimum quantity applicable to the method of delivery called for by the item(s) as specified elsewhere in this contract, the Government shall not be obligated to purchase, nor the contractor obligated to furnish, any supplies or services under this contract
- Maximum order: The contractor shall not be obligated to honor (except at his option) any order which exceeds the total quantity of any one item number designated in the schedule; however, the maximum quantity which may be ordered and which the contractor may honor is the award quantity of any one item number plus thirty (30) percent.
- (c) Notwithstanding the foregoing, the contractor shall not honor any order which exceeds the maximum order limitation set forth above or any order, which in the aggregate with previous orders, exceeds the maximum order limitation set forth above. If the maximum order limitations are exceeded, the order(s) which exceed the maximum limitations shall be returned to the issuing office within ten (10) days from the date of issue thereof, together with written notice

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of intent not to make shipment of the items called for and the reasons thereof.

****DELIVERY TIME****

(a) Commencing from the date the order is mailed or otherwise furnished the contractor, the contractor shall have the number of days indicated below within which to complete delivery. The contractor shall not, however, except at its option, be required to deliver in any 30 day period a option, be required to deliver in any 30 day period a quantity in excess of 15 percent of each contract line item or a quantity in excess of the minimum order quantity, whichever is greater. For contracts of six months duration, 20 percent in lieu of 15 percent above shall apply.

(b) Notwithstanding the above. In no event shall the contractor, except at its option, be required to deliver in any 30 day period a quantity in excess of 15 percent or 20 percent, as applicable, of the aggregate quantity of one grade, type or symbol of product awarded under the contract.

DESTINATION ORIGIN

IN CONTRACTOR-FURNISHED 55-GALLON DRUMS ANY QUANTITY:

IN 5-GALLON PAILS ANY QUANTITY:

BULK (EXCEPT TW DELIVERIES INTO VESSEL)

QTYS 50,000 GALS OR OVER:

QTYS LESS THAN 50,000 GALS:

TANK WAGON DELIVERIES INTO VESSEL:

The contractor also guarantees that supplies will be delivered at point of destination within the time specified in paragraph (a) above for shipments f.o.b. destination. For purposes of this contract, a common carrier transporting supplies shall be considered a sub-contractor of the contractor.

F28B 52.242-15 STOP WORK ORDER (AUG 1989)

52.242-17 F28BB

GOVERNMENT DELAY OF WORK

(APR 1984)

F31

252.246-7000

MATERIAL INSPECTION AND RECEIVING REPORT DFARS (DEC 1991)

DSCR NOTES:

In addition to the distribution required in DFARS Appendix F, Tables 1 and 2, a copy of the Material Inspection and Receiving Report is required to the following address:

Defense Supply Center, Richmond 8000 Jefferson Davis Highway Directorate of Business Operations ATTN: Inventory Control Manager Richmond, VA 23297-5862 [X]

f 1 OTHER: NO. CY(s)

Payment will not be made until a completed Material Inspection and Receiving Report, DD Form 250, is received by the Government. The form shall reflect that a duly authorized Government representative has inspected and accepted the supplies or has otherwise authorized acceptance.

WHEN ORIGIN INSPECTION AND ACCEPTANCE IS SPECIFIED IN THE AWARD, the form shall reflect the signature of a Government Quality Assurance Representative (QAR).

WHEN ORIGIN INSPECTION AND DESTINATION ACCEPTANCE IS SPECIFIED IN THE AWARD, the form shall reflect the signatures of both the Government Quality Assurance Representative and the Government consignee's representative.

WHEN DESTINATION INSPECTION AND ACCEPTANCE IS SPECIFIED IN THE AWARD, the form shall reflect the signature of the Government consignee's representative.

EXCEPTION: If the award is for an Indefinite Delivery Contract citing FAR Clause 52.213-1, Fast Payment Procedure, in Section I, the contractor has the option of including on the invoice the information specified in FAR 52.213-1, paragraph (c)(3), rather than submitting a DD Form 250. Toption applies only to those delivery orders that specify Fast Pay.

DSCR (DEC 1991)

F34	52.247-34	F.O.B. DESTINATION (NOV 1991)
F35	52.247-48	F.O.B. DESTINATION - EVIDENCE OF SHIPMENT (FEB 1999)
F36	52.247-52	CLEARANCE AND DOCUMENTATION REQUIREMENTS - SHIPMENTS TO DOD AIR OR WATER TERMINAL TRANSSHIPMENT POINTS (APR 1984)
F38	52.247-55	F.O.B. POINT FOR DELIVERY OF GOVERNMENT-FURNISHED PROPERTY (APR 1984)
F40	52.247-58	LOADING, BLOCKING AND BRACING OF FREIGHT CAR SHIPMENTS (APR 1984)
F53	52.247-9G09	F.O.B. DESTINATION - CONTRACTOR TRANSSHIPMENT DSCR (MAR 1998)
F55	52.247-9G11	MANUFACTURER'S LOADING PRACTICES DSCR (JAN 1996)
F55G	52.247-9G13	GUARANTEED MAXIMUM SHIPPING WEIGHTS AND DIMENSIONS DSCR (MAR 1998)
(c) ((See Note:		oped Data Per Shipping Container

NR. & NAME OF BID

GROSS

BID

TEM NR.	WT. PER SHPG CTR	UNITS PER SHPG CTR	TYPE OF SHPG CTR

BID ITEM NR	MAX SIZE (INCHES) EACH SHPG CTR L x W x H	SHIPPING CHARACTERISTICS

(d) Government Developed Data Per Shipping Container (See Notes).

	MAX	NR. & NAME
BID	GROSS	OF BID
ITEM	WT. PER	UNITS PER
NR.	SHPG CTR	SHPG CTR

	CONTINU	ATION SHEET	Solicitation Number			PAGE OF	PAGES 28
			19A	52.203-12	LIMITATION ON PAY		
			134	32.203	INFLUENCE CERTAIN		
BID ITEM NR	TYPE OF SHPG CTR	MAX SIZE (INCHES) EA SHPG CTR L X W X H	110	252.203-7001	PROHIBITION ON PE OF FRAUD OR OTHER CONTRACT RELATED DFARS (MAR 1999)	DEFENSE	red
			I14B	52.204-4	PRINTED/COPIED DO ON RECYCLED PAPER		
			I15A	252.204-7003	CONTROL OF GOVERN	MENT PERSONNI DFARS (APR 19	
			116	252.204-7004	REQUIRED CENTRAL REGISTRATION DFA		L)
BID ITEM NR	SHIPPING CHARACTE		on reg callin	istration and annu	ontractors may obtainal confirmation regor via the Internet	uirements by	
					aining DUNS refer to 52.212-1 for commer		
			117	252.205-7000	PROVISION OF INFO COOPERATIVE AGREE DFARS (DEC 1991)		
Ţ] GOVERNMENT E	STIMATES ARE NOT AVAILABLE.	126	52.208-9G01	NOTIFICATION TO G CONTEMPLATED PROD DSCR (DEC 1997)		OUT
SECTION 18C	252.223-7001	HAZARD WARNING LABELS DFARS (DEC 1991) all list which hazardous mate:	I31A	52.209-6	PROTECTING THE GO INTEREST WHEN SUB CONTRACTORS DEBAR OR PROPOSED FOR D (JUL 1995)	CONTRACTING W RED, SUSPENDE	
listed Safety accorda (5) of Standar interpr	in the Hazardous Data clause of t nnce with one of this clause inst d. Any hazardou teted to mean tha	Material Identification and his contract will be labelled the Acts in paragraphs (b)(1) ead of the Hazard Communicatis material not listed will be t a label is required in acco.	Material in I32 through on	252.209-7000	ACQUISITION FRO SUBJECT TO ON-S UNDER THE INTER NUCLEAR FORCES (DFARS) (NOV 19	ITE INSPECTIO MEDIATE-RANGE (INF) TREATY	N
	e Hazard Communi		132C	252.209-7004	SUBCONTRACTING WI THAT ARE OWNED OR BY THE GOVERNMENT TERRORIST COUNTRY DFARS (MAR 1998)	CONTROLLED OF A	
	52.223-9000	MATERIAL SAPETY DATA SHEET: HAZARD WARNING LABELS	3 AND 135	52.211-5	MATERIAL REQUIREM	ENTS (AUG 20	000)
SECTION		DLAD (MAR 1992)	137A	52.211-15	DEFENSE PRIORITY REQUIREMENTS (SE		M
12	52.202-1	DEFINITIONS (DEC 2001)	I37 F	252.211-7005	SUBSTITUTIONS FOR FEDERAL SPECIFICA STANDARDS DFARS	TIONS AND	
4	52.203-3	GRATUITIES (APR 1984)	(0	fferor insert info	ormation for each SP	I process)	
.5	52.203-5	COVENANT AGAINST CONTINGENT (APR 1984)		ocess:			
			Facili				
6	52.203-6	RESTRICTIONS ON SUBCONTRACT SALES TO THE GOVERNMENT (JUL 1995)	ror Milita	ry or Federal	cd:		
1 7	52.203-7	ANTI-KICKBACK PROCEDURES (JUL 1995)	Item N Number	ed Contract Line umber, Subline Ite , Component, or	m≤		
r8	52.203-8	CANCELLATION, RESCISSION, AND RECOVERY OF FUNDS FOR ILLEGAL OR IMPROPER ACTIVIT (JAN 1997)	Elemen	52.211-9000	GOVERNMENT SURPLU DLAD (APR 2002)	S MATERIAL	
19	52.203-10	PRICE OR FEE ADJUSTMENT FOR ILLEGAL OR IMPROPER ACTIVITY (JAN 1997)	DSCR N reques offer,	OTE: For electron ted by this clause	nis clause are consinic quotes, if the is cannot be submitted off-line to the	nformation d with your	ce.)

officer prior to the solicitation closing date. Awards citing origin inspection that authorize the furnishing of surplus material will contain a Quality Assurance Provision (QAP) S01 in lieu of the QAP (if any)

specified in this solicitation.

A copy of surplus QAP S01 is available on the DSCR Master Solicitation, Section 2, at http://www.dscr.dla.mil/qap/qaps.htm. DSCR (JUL 2002)

(a) Definition.

'Surplus material,' as used in this clause, means new, unused material that was purchased and accepted by the U.S. Government and subsequently sold by the Defense Reutilization and Marketing Service (DRMS), by contractors authorized by DRMS, or through another Federal Government surplus program. The terms 'surplus' and 'Government surplus' are used interchangeably in this clause.

- (b) The Offeror agrees to complete this clause and provide supporting documentation as necessary to demonstrate that the surplus material being offered was previously owned by the Government and meets solicitation requirements. The Offeror must provide this information and any supporting documentation on or before the date that quotes/offers are due; or within the timeframe specified by the Contracting Officer, if additional documentation is requested after submission of the offer. Failure to provide the requested information and supporting documentation within the timeframe requested may result in rejection of the offer. Unless the solicitation states otherwise, Offerors of surplus material are authorized to open packages, inspect material, and reseal packages. Each time this is done, the Offeror's authorized representative or inspector must sign the packages where they were resealed and annotate the date of inspection.
- (c) With respect to the surplus material being offered, the Offeror represents that:
- (1) The material is new, unused, and not of such age or so deteriorated as to impair its usefulness or safety. [] Yes [] No

The material conforms to the technical requirements cited in the solicitation (e.g., Contractor and Government in the solicitation (e.g., Contractor and Government Entity (CAGE) code and part number, specification, etc.). [] No The material conforms to the revision letter/number, if any is cited. [] Yes [] No [] Unknown If no, the revision offered does not affect form, fit, function, or interface. [] Yes [] No [] Unknown If no, the

The material was manufactured by:

(Name)			•

(Addresss)

Address

Date Acquired (Month/Year)

(2) The Offeror currently possesses the material. [] Yes [] No If no, the Offeror must attach or forward to the Contracting Officer an explanation as to how the offered quantities will be secured. If yes, the Offeror purchased the material from a Government selling agency or other source. [] Yes [] No If yes, provide the information below:

Government Selling Agency
Contract Number
Contract Date (Month, Year)
Other Source

(3) The material has been altered or modified. [] Yes [] No If yes, the Offeror must attach or forward to the Contracting Officer a complete description of the alterations or modifications.

			(4)	The	e m	ateria	al ha	as b	een re	condition	ned.
[]	Yes	[]	No	Ιf	yes,	(i)	the	price	e offered	includes

the cost of reconditioning/refurbishment. [] Yes [] No; and (ii) the Offeror must attach or forward to the Contracting Officer a complete description of any work done or to be done, including the components to be replaced and the applicable rebuild standard. The material contains cure-dated components. [] Yes [] No

	rice includes replacement of cure-dated [] Yes [] No
[] Yes []	The material has data plates attached. No If yes, the Offeror must state below all contained thereon, or forward a copy or the data plate to the Contracting Officer.
<pre>package. [] below all ori or has attach</pre>	The offered material is in its original Yes [] No (If yes, the Offeror has stated ginal markings and data cited on the package, led or forwarded to the Contracting Officer a mile of original package markings.)
Contract Numb	er
NSN	
CAGE Code	
Part Number_	
Other Markings/Data	
National Stoc [] Yes [] from the same provided prev below the Gov	The Offeror has supplied this same material k Number) to the Government before. No If yes, (i) the material being offered is coriginal Government contract number as that iously. [] Yes [] No; and (ii) state ernment Agency and contract number under erial was previously provided:
Agency	
Contract Numb	er
with a specif (i) the speci Offeror. [] the applicabl	The material is manufacturered in accordance ication or drawing. [] Yes [] No If yes, fication/drawing is in the possession of the Yes [] No; and (ii) the Offeror has stated e information below, or forwarded a copy or the Contracting Officer. [] Yes [] No
Specification	/Drawing Number
Revision (if	any)
Date	

- re-preserved. [] Yes [] No; (ii) Material has been repackaged. [] Yes [] No; (iii) Percentage of material that has been inspected is ______; and (iv) a written report was prepared. [] Yes [] No If yes, the Offeror has attached it or forwarded it to the Contracting Officer. [] Yes [] No
- (d) The Offeror agrees that in the event of award and notwithstanding the provisions of the solicitation, inspection and acceptance of the surplus material will be performed at source or destination subject to all applicable provisions for source or destination inspection.
- (e) The Offeror has attached or forwarded to the Contracting Officer one of the following, to demonstrate that the material being offered was previously owned by the Government (Offeror check which one applies):
- [] For national or local sales, conducted by sealed bid, spot bid or auction methods, a solicitation/Invitation For Bid and corresponding DRMS Form 1427, Notice of Award, Statement and Release Document.
- [] For DRMS Commercial Venture (CV) Sales, the shipment receipt/delivery pass document and invoices/receipts used by the original purchaser to resell the material.

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[] For DRMS Recycling Control Point (RCP) term sales, the statement of account or billing document.

- [] For property sold under the exchange or sale regulation, conducted by sealed bid, auction or retail methods, a solicitation/Invitation for Bid and corresponding DRMS Form 1427.
- When the above documents are not available, or if they do not identify the specific NSN being acquired, a copy or facsimile of all original package markings and data, including NSN, Commercial and Government Entity (CAGE) code and part number, and original contract number. (This information has already been provided in paragraph (c) (6) of this clause. [] Yes [] No.)
- [] When none of the above are available, other information to demonstrate that the offered material was previously owned by the Government. Describe and/or attach.
- (f) This clause only applies to offers of Government surplus material. Offers of commercial surplus, manufacturer's overruns, residual inventory resulting from terminated Government contracts, and any other material that meets the technical requirements in the solicitation but was not previously owned by the Government will be evaluated in accordance with the provision at 52.217-9002.
- (g) Offers of critical safety items must comply with the additional requirements in $52.211\mbox{-}9005$.
- (h) If requested by the Contracting Officer, the Offeror shall furnish sample units, in the number specified, to the Contracting Officer or to another location specified by the Contracting Officer, within 10 days after the Contracting Officer's request. The samples will be furnished at no cost to the Government. All such will be furnished at no cost to the Government. All such samples not destroyed in evaluation will be returned at the Offeror's expense. The samples will be evaluated for form, fit, and function with subassembly, assembly, or equipment with which the items are to be used. End items furnished under any contract award to the Offeror furnishing the samples can include the returned samples, and all acceptable end items will have a configuration identical to the samples. If specific tests of the samples performance are made by the Government, the Offeror will be furnished the results of such tests prior to a contract being entered into. In addition to any other inspection examinations and tests required by the contract, the performance of the end items will be required to be as good as that of the samples submitted insofar as specific performance tests have been made by the Government and the results thereof furnished to the Offeror. Offeror.
- (i) In the event of award, the Contractor will be responsible for providing material that is in full compliance with all requirements in the contract or order, whether or not the Contractor has possession of applicable drawings or specifications, and despite the fact that the Government is unable to conduct in-process inspection. The Contractor's responsibility to perform is not diminished by compliance with the requirement to demonstrate that the offered material was previously owned by the Government. The material to be furnished must meet the requirements of the current contract or order, whether or not the material met Government requirements in existence at the time the material was initially manufactured or sold to the Government. The Government has the right to cancel any resulting purchase order or terminate any resulting contract for default if unacceptable material is tendered.
- $(\mbox{\tt j})$. If higher level quality requirements apply to the material being acquired, those requirements do not apply to surplus material furnished under this contract.

52.211-9004

PRIORITY RATING FOR VARIOUS LONG-TERM CONTRACTS DLAD (MAR 2000)

DSCR NOTE: The DPAS rating will be reflected on the individual delivery order. DSCR (APR DSCR (APR 2001)

AUDIT AND RECORDS - NEGOTIATION 150 52.215-2 (JUN 1999)

ORDER OF PRECEDENCE (OCT 1997) 150C 52.215-8

166 52.216-18 ORDERING (OCT 1995)

(a) Any supplies and services to be furnished under this contract shall be ordered by issuance of delivery orders or task orders by the individuals or activities designated in the Schedule. Such orders may be issued --

DATE OF CONTRACT AWARD

THROUGH: CONTRACT COMPLETION DATE

DSCR NOTE: Ordering period above is based upon the assumption that an award will be made by 9-30-2003. The ordering period specified in paragraph (a) above will be extended by the number of calendar days after the assumption date that the contract is, in fact, awarded.

ORDER LIMITATIONS (OCT 1995) 52.216-19

- (a) Minimum Order. When the Government requires supplies or services covered by this contract in an amount of less than N/A DVD or 25% of EAD Stock, the of less than N/A DVD or 25% of EAD Stock, the Government is not obligated to purchase, nor is the Contractor obligated to furnish, those supplies or services under the contract.
- (b) Maximum Order. The Contractor is not obligated to honor
 - Any order for a single item in excess of N/A DVD or 150% of EAD Stock (1)
 - Any order for a combination of items in excess of N/A , or
 - (3) A series of orders from the same ordering office within 60 days that together call for quantities exceeding the limitation in subparagraph (1) or (2) above.
- (d) Notwithstanding paragraphs (b) and (c) above, the contractor shall honor any order exceeding the maximum order limitations in paragraph (b), unless that order (or orders is returned to the ordering office within 15 days after issuance, with written notice stating the contractor's intent not to ship the item (or items) called for and the reasons.

DSCR NOTE POPS - MINIMUM ORDER 167A 52.216-19 QUANTITY DSCR (AUG 1990)

FAR Clause 52.216-19, above, provides for a minimum delivery order amount of \$ See Attachment 1 . Notwithstanding such moinimum order amount, the minimum order quantity per delivery order shall be not less than the Quantity Unit Pack (QUP) quantity (manufacturer's standard pack for items without an identified QUP) and all orders will be in multiples of the

171 INDEFINITE QUANTITY (OCT 1995)

(d) Any order issued during the effective period of this contract and not completed within that period shall be completed by the Contractor within the time specified in the completed by the Contractor within the time specified in the order. The contract shall govern the Contractor's and Government's rights and obligations with respect to that order to the same extent as if the order were completed during the contract's effective period; provided, that the Contractor shall not be required to make any deliveries under this contract after 365 days from the date of contract expiration.

I88 52,217-9 OPTION TO EXTEND THE TERM OF THE CONTRACT (MAR 2000)

(a) The Government may extend the term of this contract by written notice to the Contractor within 60 days prior to contract expiration; provided, that the Government gives the Contractor a preliminary

written notice of its intent to extend at least 90 days before the contract expires.

(c) The total duration of this contract, including the exercise of any options under this clause, shall not exceed 60 months.

189F 252.217-9006 LIMITATIONS ON SURGE AND SUSTAINMENT (S&S) INVESTMENTS DLAD (JUL 1999)

191 52-217-9G08

OPTION TO EXTEND THE TERM OF THE CONTRACT - SUPPLIES DSCR (JUL 2000)

(b) THE OFFEROR AGREES TO FURNISH DURING THE OPTION PERIOD THOSE ITEMS CITED IN THE SCHEDULE AT UNIT PRICES AS INDICATED BELOW:

CAUTION: Failure to indicate one of the following may result in rejection of your offer.

- [] Option unit prices are the same as the unit prices offered for the basic contract, or
- [] Option period unit prices are as indicated in the schedule.

192F 52.217-9G20 ADDITION/DELETION OF ITEMS ON CONTRACT DSCR (DEC 2000)

(a) The Government retains the right to unilaterally delete from the contract, at each option renewal period, any items $\,$ which were awarded on a sole source basis, in the event that an

product is available from another source.

- (b) The Government reserves the right to bilaterally add the contract new or replacement items, by modification, at prices to be negotiated. All new requirements are subject to full and competition for the period of time remaining on the contract to addition to the contract.
- (c) If any item in this contract becomes obsolete or is discontinued as a commercial catalog item, the contractor ${\bf r}$ will

provide the Government thirty (30) days advance written notice

such obsolescence, or cancellation and agrees to honor delivery orders for the item issued under this contract during such thirty

The Government will delete any such item from (30) day period. this contract after receiving the required notice. contractor considers another commercial catalog item as a

substitute or replacement for the discontinued item, it will so advise the Government at the time it advises of the $\ensuremath{\mathsf{G}}$ discontinued

item. If the Government elects to include the replacement item in the contract, the contract will be modified accordingly.

(d) If the contractor discontinues an item without replacement, the contractor will advise the Government of alternate sources supply for a comparable item.

SURGE & SUSTAINMENT REQUIREMENT DSCR (JUN 2001) 192K 52.217-9G25

- (a) Definitions. As used in this clause-
- 'Surge and Sustainment (S&S) Capability' means (1) 'Surge and Sustainment (S&S) Capability' means the ability of the contractor and base suppliers to meet increased quantity/accelerated delivery requirements, using production and supplier base capabilities, in support of a broad spectrum of possible Department of Defense contingencies. This capability includes both the ability to ramp-up to meet early requirements (i.e., surge), as well as to sustain an increased production and delivery pace

throughout the contingency(ies) (i.e., sustainment). The spectrum of possible contingencies includes major theatre warfare and smaller-scale contingency operations

- 'Surge and Sustainment (S&S) Quantity' means the quantity beyond peacetime level requirements necessary to support contingency operations. The quantity and required delivery are identified on an NSN basis, representing that needed to support two separate contingency operations for a specified time period, generally a year unless otherwise specified in the schedule.
- (b) Scope of Requirement. The Contractor agrees to maintain the capability to produce and deliver the quantity of supplies or services identified in the schedule as the S&S requirement throughout the life of the contract. This capability shall be maintained in addition to peacetime level requirements and other existing Government contracts.
- (1) Notification of S&S Capability Changes. Changes that negatively impact S&S capability shall be reported in writing to the Contracting Officer within ten working days after the contractor becomes aware of such impact. Such notification shall include the Contractor's proposed corrective action plan.
- (2) Changes and Additions. The Government reserves the right to revise, reassess, or update S&S requirements during the life of the contract.
- Agreement to Participate in S&S Validation/ Testing. By submission of an offer for the S&S requirement, the contractor agrees to participate in S&S testing as required by the Government to validate the S&S capability. Testing/validation may include, but not be limited to, participation in live exercises, participation in Commander-in-Chiefs or Joint Chiefs of Staff exercises approved in the DLA Joint Training Plan, paper exercises, simulations, or command post exercises. The Government reserves the right to require tests using other methodologies when deemed to require tests using other methodologies when deemed appropriate.
- Any S&S designated supplies or services Ordering. to be furnished under this contract will be ordered in accordance with the ordering clause by issuance of delivery orders or task orders specifically identified as 'S&S Orders.'
- (1) Effective Date for S&S Capability. Orders for the S&S quantity may be issued immediately after award unless the contractor has identified during negotiations and the Government has approved, an alternate date for the contractor to attain the required S&S capability. The contractor's capability assessment shall clearly support the alternate date for attaining full S&S capability.
- (2) Limitations. The order limitations clause applicable to the peacetime level requirements shall not apply to the S&S quantity to the extent that it conflicts with the quantity necessary to support a contingency. The Government reserves the right to order less than the total phased quantity specified for each S&S delivery. The Government may order in excess of each phased delivery quantity provided the contractor shall accept the excess quantity. Multiple orders for the same NSN may be issued to support multiple contingencies provided the total quantity ordered does not exceed the total S&S quantity for all phases of delivery.
- (3) Contract Ceiling. The Government reserves the right to increase the contract ceiling as necessary to accommodate the S&S quantity to the extent such quantity was not considered when establishing the initial contract
- (d) Options to Extend the Contract Term: The Government may consider the contractor's performance of the S&S requirements in determining whether exercise of the option is the most advantageous method of meeting the Government's needs. Factors that may be considered include maintenance of the S&S capability; results of validation/testing; performance during an actual contingency; and other pertinent information related to the S&S requirement.

UTILIZATION OF SMALL BUSINESS CONCERNS (OCT 2000) **T96** 52.219-8

	CONTENTA	AUTON CHEEU	olicitation Number:	1		PAGE OF P
	CONTINU	ATION SHEET	SP0412-03-R-	3192		16
102	52.219-14	LIMITATIONS ON SUBCONTRACTING (DEC 1996)	I131A	52.223-3	HAZARDOUS MATERIAL AND MATERIAL SAFET (JAN 1997)	
112н	52.219-9003	DLA MENTORING BUSINESS AGREEMENTS (MBA) PERFORMANCE DLAD (DEC 1997)	includes version o	any material de of Federal Stand	erial', as used in the fined as hazardous to lard No. 313 (includi of the contract).	nder the lates
118	52.222-1	NOTICE TO THE GOVERNMENT OF LABOR DISPUTES (FEB 1997	(b) Material	This information Safety Data She	on shall also be incl et submitted under t	uded on the his contract.
120M	52.222-19	CHILD LABOR - COOPERATION WIT AUTHORITIES AND REMEDIES (SEP 2002)	•	ATERIAL [If none, insert	'None')	TIFICATION NO.
121	52.222-20	WALSH-HEALEY PUBLIC CONTRACTS ACT (DEC 1996)				
121A	52.222-21	PROHIBITION OF SEGREGATED FACILITIES (FEB 1999)	1133	52.223-6	DRUG-FREE WORKPLAC (MAY 2001)	E
		cilities,' as used in this claus, work areas, rest rooms and was		52.223-14	TOXIC CHEMICAL REI REPORTING (OCT 20	
ooms,	restaurants and rooms and other	other eating areas, time clocks, storage or dressing areas, parki s, recreation or entertainment a	1135 ig	252.223-7004	DRUG-FREE WORK FOR DFARS (SEP 1988)	CE
ranspo	rtation, and hou	sing facilities provided for	1137	52.225-8	DUTY-FREE ENTRY	FEB 2000)
n fact ex, or	segregated on t national origin	regated by explicit directive or he basis of race, color, religic because of written or oral poli he term does not include separate	i, I138 cies,	52.225-13	RESTRICTIONS ON CE PURCHASES (JUL 2	
ingle-	user rest rooms provided to assu	and necessary dressing or sleepi are privacy between the sexes.	ng 1139	252.225-7001	BUY AMERICAN ACT P PAYMENTS PROGRAM DFARS (MAR 1998)	IND BALANCE OF
aintai acilit	n or provide for ies at any of it	agrees that it does not and wil its employees any segregated s establishments, and that it do employees to perform their serv	I140 es not	252.225-7002	QUALIFYING COUNTRY SUBCONTRACTORS I	SOURCES AS FARS (DEC 1991)
t any i	location under intained. The Co	ts control where segregated faci intractor agrees that a breach of f the Equal Opportunity clause i	ities I143 this	252.225-7008	SUPPLIES TO BE ACC ENTRY DFARS (MAR	

In accordance with paragraph (b) of the Duty-Free Entry clause of this contract, in addition to duty-free for all qualifying country supplies (end products and components) and all eligible end products subject to applicable trade agreements (if this contract contains the Buy American Act -- Trade Agreements -- Balance of Payments Program clause or the Buy American Act -- North American Free Trade Agreement Implementation Act -- Balance of Payments Program clause), the following foreign end products that are neither qualifying country end products nor eligible end products under a trade agreement, and the following nonqualifying country components, are accorded duty-free entry:

ALL CONTRACT LINT ITEMS (CLINS) ALL ADDITIVE CLINS

1144 252.225-7009 DUTY-FREE ENTRY-QUALIFYING COUNTRY SUPPLIES (END PRODUCTS AND COMPONENTS) DFARS (AUG 2000)

- (f) All shipping documents submitted to Customs, covering foreign end products or supplies for which duty-free entry certificates are to be issued under this clause shall--
 - (f)(2) Include the following information--
- $\begin{tabular}{ll} \hbox{(i)} & {\tt Prime contract number, and delivery order} \\ \hbox{if applicable;} \end{tabular}$
- $\mbox{(ii)} \quad \mbox{Number of the subcontract/purchase order} \\ \mbox{for foreign supplies if applicable;} \\$
 - (iii) Identification of carrier;
- $% \left(\left(iv\right) \right) \left(A\right) .$ For direct shipments to a U.S. military installation, the notation:

UNITED STATES GOVERNMENT, DEPARTMENT OF DEFENSE Duty Free Entry to be claimed pursuant to Section XXII, Chapter 98, Subchapter VIII, Item 9808.00.30 of the Harmonized Tariff Schedule of the United States. Upon arrival of shipment at the appropriate port of entry, District Director of Customs, please release shipment under 19 CFR part 142 and notify --

(c) The Contractor shall include this clause in every subcontract and purchase order that is subject to the Equal Opportunity clause of this contract.

1122	52.222-26	EQUAL OPPORTUNITY (APR 2002)
1125	52.222-35	EQUAL OPPORTUNITY FOR SPECIAL DISABLED VETERANS, VETERANS OF THE VIETNAM ERA, AND OTHER ELIGIBLE VETERANS (DEC 2001)
I126	52.222-36	AFFIRMATIVE ACTION FOR WORKERS WITH DISABILITIES (JUN 1998)
I127	52.222-37	EMPLOYMENT REPORTS ON SPECIAL DISABLED VETERANS, VETERANS OF THE VIETNAM ERA, AND OTHER ELIGIBLE VETERANS (DEC 2001)

DSCR NOTE: Section 8118 of PL 104-208 mandates that all contractors subject to 38 U.S.C. $4212\,(d)$ be advised of potential penalties for non-compliance.

Clause mandates annual reporting NLT September 30 to the Department of Labor. Potential penalties resulting from failure to comply may include suspension and debarment from future government contracts.

Contact the VETS-100 Reporting System via e-mail at verify[at]vets100.com with questions concerning Veterans' employment emphasis under Federal contracts.

http://www.vets100.cudenver.edu

DSCR (DEC 2001)

SP0412-03-R-3192

Commander
Defense Contract Management (DCM)
New York
ATTN: Customs Team, DCMDN-GNIC
207 New York Avenue
Building 120
Staten Island, NY 10305-5013

-- for execution of Customs Form 7501, 7501A, or 7506 and any required duty-free entry certificates.

- (B) In cases where the shipment will be consigned to other than a military installation, e.g., a domestic contractor's plant, the shipping document notation shall be altered to insert the name and address of the contractor, agent or broker who will notify Commander, DCM New York, for execution of the duty-free certificate.
- (v) Gross weight in pounds (if freight is based on space tonnage, state cubic feet in addition to gross shipping weight);
 - (vi) Estimated value in U.S. dollars; and

(vii) Activity Address Number of the contract administration office actually administering the prime contract, e.g., for DCM Dayton, S3605A.

1145 252.225-7010 DUTY-FREE ENTRY--ADDITIONAL PROVISIONS DFARS (AUG 2000)

(e) To properly complete the shipping document instructions as required by paragraph (f) of the Duty-Free Entry clause, the Contractor shall insert --

> Defense Contract Management (DCM) New York ATTN: Customs Team, DCMDN-GNIC 207 New York Avenue Building 120 Staten Island, NY 10305-5013

as the cognizant contract administration office (for paragraph (f) only) in those cases when the shipment is consigned directly to a military installation. When the shipment will be consigned to a location other than a military installation, e.g., a domestic contractor's plant, change the shipping document notation required by paragraph (f) of the clause to insert the name and address of the Contractor, agent or broker that will prepare the customs documentation for execution of the Duty-Free Entry certificates. In either case, the shipping documents will contain the following items in addition to those required by paragraph (f) of the Duty-Free Entry clause:

- Delivery order number on the Government prime contract, if applicable;
- (2) Number of the subcontract/purchase order for foreign supplies, if applicable;
- (3) Activity address number of the contract administration office actually administering the prime contract, e.g., for DCM Dayton, \$3605A.

1147	252.225-7012	PREFERENCE FOR CERTAIN DOMESTIC COMMODITIES DFARS (FEB 2003)
1148	252.225-7014	PREFERENCE FOR DOMESTIC SPECIALTY METALS DFARS (MAR 1998)
1153	252.225-7026	REPORTING OF CONTRACT PERFORMANCE OUTSIDE THE UNITED STATES DFARS (JUN 2000)
1156	252.225-7031	SECONDARY ARAB BOYCOTT OF ISRAEL DFARS (JUN 1992)

DSCR NOTE REGARDING OFFERS FROM THE CANADIAN COMMERCIAL CORPORATION: Pursuant to Defense FAR Supplement 225.770-2, the Canadian Commercial Corporation (CCC) will submit, with other precontractual material, a certification from its proposed subcontractor. The certification shall conform to paragraph (b) of Clause 252.225-7031 above.

DSCR (JUN 1992)

I156F 252.225-7037

DUTY-FREE ENTRY--ELIGIBLE END PRODUCTS DFARS (AUG 2000)

- (f) All shipping documents submitted to Customs, covering eligible end products for which duty-free entry certificates are to be issued under this clause shall--
 - (f) (2) Include the following information-
- (i) Prime contract number, and delivery order if applicable;
- $\mbox{(ii)} \ \ \mbox{Number of the subcontract/purchase order} \\ \mbox{for foreign supplies if applicable}; \\$
 - (iii) Identification of carrier;

(iv) (A) For direct shipments to a U.S. military installation, the notation: UNITED STATES GOVERNMENT, DEPARTMENT OF DEFENSE Duty-Free Entry to be claimed pursuant to Section XXII, Chapter 98, Subchapter VIII, Item 9808.00.30 of the Harmonized Tariff Schedule of the United States. Upon arrival of shipment at the appropriate port of entry, District Director of Customs, please release shipment under 19 CFR part 142 and notify --

Commander
Defense Contract Management (DCM)
New York
ATTN: Customs Team, DCMDN-GNIC
207 New York Avenue
Building 120
Staten Island, NY 10305-5013

- -- for execution of Customs Forms 7501, 7501A, or 7506 and any required duty-free entry certificates.
- (B) In cases where the shipment will be consigned to other than a military installation, e.g., a domestic contractor's plant, the shipping document notation shall be altered to insert the name and address of the contractor, agent or broker who will notify Commander, DCM New York, for execution of the duty-free certificate. (NOTE: In those instances where the shipment will be consigned to a contractor's plant and no duty-free entry certificate is required, the contractor or its agent shall comply with the U.S. Customs Service requirements. No notification to Commander, DCM New York, is required.)
- (v) Gross weight in pounds (if freight is based on space tonnage, state cubic feet in addition to gross shipping weight);
 - (vi) Estimated value in U.S. dollars; and
- (vii) Activity Address Number of the contract administration office actually administering the prime contract, e.g., for DCM Dayton, S3605A.

1157C	252.226-7001	UTILIZATION OF INDIAN ORGANIZATIONS AND INDIAN-OWNED ECONOMIC ENTERPRISES (SEP 2001)
1158	52.227-1	AUTHORIZATION AND CONSENT (JUL 1995)
1159	52.227-2	NOTICE AND ASSISTANCE REGARDING PATENT AND COPYRIGHT INFRINGEMENT (AUG 1996)
1160	52.227-3	PATENT INDEMNITY (APR 1984)
1162	52.227-9	REFUND OF ROYALTIES (APR 1984)
1172	52.227-9G05	RESTRICTIONS ON USE OF RIGHTS GUARD TECHNICAL DATA DSCR (FEB 1998)

THIS IS A RIGHTS GUARD PROCUREMENT AND THE FOLLOWING RESTRICTIONS APPLY:

(a) Technical data furnished herewith (hereinafter Rights Guard technical data) is proprietary to The Boeing Company which has licensed the Government to use same for the procurement of replenishment spare parts for U.S. Government owned aircraft and for no other purpose. Rights Guard technical data shall not be disclosed, in whole or in part, to any other person or entity other than to supplier's bidder's offeror's employees, having a need to know and who

E OF F

are under an obligation to preserve and protect such data under terms and conditions no less restrictive than those imposed herein, and then only for the purposes if responding to this solicitation or performing any resulting contract.

- (b) The suppliers/bidders/offerors hereunder are prohibited from (1) reproducing, in whole or in part, Rights Guard technical data; (2) incorporating any information contained in such Rights Guard technical data into other documentation; or (3) otherwise utilizing such Rights Guard technical data, except for responding to this solicitation or performing any resulting contract. Each supplier/bidder/offeror shall include the authorized DFARS limited rights legend of 252.227-7013, Rights in Technical Data Noncommercial Items (NOV 1995), identifying the Boeing Company as the owner, on all Rights Guard technical data that is incorporated, in whole or in part, into any technical data delivered by such supplier/bidder/offeror to the Government in response to this solicitation or as part of the performance of any resulting contract. In the case of the limited rights legend, the Contractor shall indicate such Rights Guard technical data as not being subject to an expiration date, if such date is required by the limited rights legend authorized under its contract.
- 1. Immediately upon decision to 'no bid' the solicitation for which the data was received.
- Within 15 days of being advised your company was not the successful bidder for the solicitation for which the data was requested and received.
- 3. If the contract awardee, within 15 days of contract completion.

NOTE: The DSCR ANNUAL Certificate of Destruction, DOES NOT IN ANY WAY IMPLY OR PROVIDE AUTHORITY FOR YOUR COMPANY TO RETAIN THE DATA BEYOND THE TIMEFRAMES ESTABLISHED ABOVE. Suspected and actual instances of data retention provided by DSCR beyond these timeframes will be reported to The Boeing Company for remedy. Furthermore, failure to comply with this obligation shall be grounds for your removal from the list of qualified bidders for any other solicitation involving Boeing technical data.

- (d) The Government shall have the right to audit supplier's/bidder's/offeror's records to ensure the destruction of Boeing proprietary data.
- (e) All suppliers shall comply with MIL-STD-130 for the purpose of distinguishing any spare parts made using Boeing Rights Guard technical data.

1173	52.227-9G07	GOVERNMENT-FURNISHED MYLAR DSCR (APR 1997)
1177	52.229-3	FEDERAL, STATE, AND LOCAL TAXES (APR 2003)
1181	52.229-9000	KENTUCKY SALES AND USE TAX EXEMPTION DLAD (DEC 1984)
1183	52.230-2	COST ACCOUNTING STANDARDS (APR 1998)
1184	52.230-3	DISCLOSURE AND CONSISTENCY OF COST ACCOUNTING PRACTICES (APR 1998)
1187	252.231-7000	SUPPLEMENTAL COST PRINCIPLES DFARS (DEC 1991)
I188	52.232-1	PAYMENTS (APR 1984)
1189	52.232-8	DISCOUNTS FOR PROMPT PAYMENT (FEB 2002)
1190	52.232-11	EXTRAS (APR 1984)

I192	52.232-16	PROGRESS PAYMENTS (DEC 2002) ALTERNATE I (MAR 2000)
1193	52.232-17	INTEREST (JUN 1996)
1195	52.232-23 ALT I	ASSIGNMENT OF CLAIMS (JAN 1986) ALTERNATE I (APR 1984)
1196	52.232-25	PROMPT PAYMENT (FEB 2002)
I196B	52.232-25 DSCR NOTE	POPS - PROMPT PAYMENT NOTICE DSCR (APR 2000)

The following deviation is applicable to FAR Clause 52.232-25:

- (a) (3) (iv) Description, quantity, unit of measure, unit price, and extended price of supplies delivered or services performed. Unit of measure is not required for Electronic commerce (EC/EDI) contract.
- (a)(3)(v) Shipping and payment terms (e.g., shipment number and date of shipment, prompt payment discount terms), except for POPS contract. Bill of Lading number and weight of shipment will be shown for shipments on Government bills of lading

In addition to the above deviation, the following clarification is added to ensure proper payment of invoice:

(a)(3)(iv) The invoice price shall correspond to the unit of issue price specified in the contract. For example, if 12 each (EA) equals 1 box (BX) and the contract specifies EA, but you sell the item by BX, the invoice must be submitted on an EA price basis.

1196H 52.232-33 PAYMENT BY ELECTRONIC FUNDS TRANSFER-CENTRAL CONTRACTOR REGISTRATION (MAY 1999)

DSCR NOTE: Unless otherwise stated in the remarks section of this contract/order, the payment information contained in the CCR has precedence over any other payment information that may be contained in the Remittance Address field of this contract/order. DSCR (MAR 2000)

I197A 252.232-7004 DOD PROGRESS PAYMENT RATES DFARS (OCT 2001)

I199 52,233-1 DISPUTES (JUL 2002)

DSCR NOTE:

DSCR has in place a process to mediate two types of contract disputes: (1) contract claims filed pursuant to the Contract Disputes Act of 1978, as amended, 41 U.S.C. 601-613, (CDA), prior to issuance of a final decision by the contracting officer, that arise as a result of either a contractor or government claim, except for proposed Terminations for Default, and (2) other contract disputes, resulting from an issue in controversy, that the contracting officer determines suitable for mediation. Mediation involves a neutral, called a mediator, who assists both parties as they try to resolve their dispute voluntarily and produce a solution that is acceptable and beneficial to both. After unassisted negotiations over an issue in controversy have proven ineffective in either situation, the contracting officer will contact the contractor seeking to resolve the dispute through mediation. In either situation, a contractor's decision not to engage in mediation shall be conveyed in writing to the contracting officer.

Mediation undertaken pursuant to this process does not waive the statutory time limitations of the CDA, within which a contracting officer must issue a final decision on a claim filed pursuant to the CDA, as expressed in FAR Clause 52.233-1, Disputes, paragraph (e). If mediation is unsuccessful, the parties retain their existing rights under the CDA. (99140)

	CONTINUA	ATION SHEET	Solicitation SP041	on Number:			PAGE OF	PAGES 28
1200	52.233-3	PROTEST AFTER AWARD (AUG 1	.996)			ocessed and approved	l as provided	l
1203G	52.239-9000	Y2K COMPLIANCE NOTICE DLAD (JUN 2002)		obtained	Variations shal in accordance w	l be identified and ith MIL-STD-973 date ted 12 JAN 95 as fol	d 17 APR 92,	
1206	52.242-13	BANKRUPTCY (JUL 1995)		with inte		Engineering Change		
1208	52.243-1	CHANGES FIXED PRICE (AUG 1	.987)	any chang	es to the appro	wed configuration in Subparagraphs there	accordance	
1211	252.243-7001	PRICING OF CONTRACT MODIFICA DFARS (DEC 1991)	TIONS	APPENDIX	D, except that	Subparagraphs 5.4.25.2 do not apply.	3.1,	
1211A	252.243-7002	REQUESTS FOR EQUITABLE ADJUS DFARS (MAR 1998)	TMENT		configuration i	quests for deviation n accordance with Pa o and APPENDIX E.		3
1213A	52.244-6	SUBCONTRACTS FOR COMMERCIAL ITEMS AND COMMERCIAL COMPONE (APR 2003)	NTS		configuration i	quests for waiver from accordance with Pa o and APPENDIX E.	rom the aragraph 5.4.	4
1213D	252.244-7000	SUBCONTRACTS FOR COMMERCIAL I AND COMMERCIAL COMPONENTS (DOD CONTRACTS) DFARS (MAR		the appro	(4) Process re oved configurati Nubparagraphs	quests for parts sub on in accordance wit thereto.	ostitution fr h Paragraph	om
1215	52.245-2	GOVERNMENT PROPERTY (FIXED PRICE CONTRACTS) (DEC 1989)		accordance	e with Paragrap	ecification Change N h 5.4.6 and Subparag		.0
1217	52.245-9	USE AND CHARGES (APR 1984) (DEV)		accordanc		tices of Revision (No. 1) oh 5.4.7 and APPENDIX		
1217A	52.245-17	SPECIAL TOOLING DEV (APR 1	.984)	procedure		nfiguration control with Paragraph 5.4.		
1218C	252.245-7001	REPORTS OF GOVERNMENT PROPER DFARS (MAY 1994)	TY		raphs thereto an			
1223	52.245-9G11	GOVERNMENT-OWNED TOOLING DSCR (SEP 1996)		1240	252.247-7023	TRANSPORTATION OF DFARS (MAY 2002)	SUPPLIES BY	SEA
(a)	Availability:							
attachmen	nt to this solic	t(s) of tooling as listed in t itation is available and may b		1242	52.248-1	VALUE ENGINEERING		
shall ad		tified at this time. The offer ent if special tooling is	cor	1244	52.249-2	TERMINATION FOR CO THE GOVERNMENT (FI (SEP 1996)		
	Use of tooling:			1246	52.249-8	DEFAULT (FIXED-PRI AND SERVICE) (AI	CE SUPPLY PR 1984)	
	OFFER IS [] GOVERNMENT-OWN	IS NOT [] BASED ON USE OF ED TOOLING LISTED HEREIN.		I247	52.249-9000	ADMINISTRATIVE COS REPROCUREMENT AFTE DLAD (MAY 1988)		
set of G	s return to the	will be withheld for tooling on loan to the contrac Government in an acceptable		in additi Paragraph	ion to any exces n (b) of the 'De mages resulting	the Government express costs of repurchase fault' clause of the from such default, trament shall accept,	se, as provid e contract, d the contracto	ded in or any or
1231	52.246-9G01	WARRANTY OF SUPPLIES OF A NONCOMPLEX NATURE DSCR (MAY 2001)		as payment repurchase costs shawhich the	nt in full for t se. This assess all apply for an e Government rep	the administrative of ment of damages for my termination for do burchases the terminal whether any other de	osts of such administrati efault follow ated supplies	ive ving
1235	52.246-9G05	WARRANTY PPP&M DSCR (APR 2	2000)		and/or assessed			
1237E	52.246-9G33	MISDIRECTED SHIPMENTS DSCR (JAN 1996)		1248	52.252-2	CLAUSES INCORPORAS (FEB 1998)	red by Referi	ENCE
1237G	52.246-9G36	CONFIGURATION CONTROL DSCR (JUN 2002)		reference given in will make	e, with the same full text. Upo e their full tex	porates one or more of e force and effect as on request, the Contr of available. Also, i electronically at (s if they wer racting Offic the full tex	er ct of
clause a	re identified to	S: The requirements of this MIL-STD-973. DSCR will		Federal A	Acquisition on (FAR)	http://ww	ww.arnet.gov/	/far
and cont configur	racts until impl ation control re	L-STD-973 in solicitations ementation of DLA quirements. The is available at:		DoD FAR ((DFARS)	Supplement		ww.acq.osd.mi dfars.html	11/
luii tex		r.dla.mil/qap/qaps.htm			ter Solicitation d as follows:		ww.dscr.dla.m ent/mastersol	
the item	(s) under the co nform to the app	anagement control applies to ntract. The furnished item(s) roved configuration requirement Procurement Item Description	nts/	Section	DSCR claus n 2: Full text	of DLA clauses and p ses, provisions, and Quality Assurance P scheduling information	notices. rovisions (Q)	APs)
				CONTINUE	O ON NEXT PAGE			

Solicitation Number: SP0412-03-R-3192

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shipments destined for stock locations

(DSCR Form P41 reference for freight shipments) Procurement Automated Contract Evaluation (PACE)

Section 4: Instructions

Section 5: Full text of Contract Data Requirements List

(CDRLs)

Special Packaging Instruction (SPIs) Drawings Section 6: Full text of Individual Repair Parts Ordering Section 7:

DLA site with links to all

http://www.procregs.hq. dla.mil/icps.htm

DSCR NOTE: Where only a portion of text is included in the solicitation/award document in order to provide or collect fill-in data or to append a DSCR note to a FAR/DFARS clause the text as included in the solicitation/award is not intended to be represented as the full text of the clause.

52.252-6 AUTHORIZED DEVIATIONS IN CLAUSES (APR 1984)

- (a) The use in this solicitation or contract of any Federal Acquisition Regulation (48 CFR Chapter 1) clause with an authorized deviation is indicated by the addition of '(Deviation)' after the date of the clause.
- (b) The use in this solicitation or contract of any Defense FAR Supplement (48 CFR 2) clause with an authorized deviation is indicated by the addition of '(Deviation)' after the name of the regulation.

52.253-1 COMPUTER GENERATED FORMS I249B (JAN 1991)

SECTION J

J2 LIST OF DOCUMENTS AND EXHIBITS

This solicitation includes documents, as identified below, that are either physically included in this solicitation package or are available from an electronic web site.

FORM NO/TITLE

ATTACHMENT NO

- [] DD 346 RAW (BASIC PROCESSED) AND SEMI-FAB STOCK FORM
- DD 347 BILL OF MATERIAL FOR SUBCONTRACTED PARTS PURCHASED
- DD 1423 CONTRACT DATA REQUIREMENTS CDRL is available at http://www.dscr.dla.mil/qap/CDRLs.htm
-] DD 1664 DATA ITEM DESCRIPTION DID is available at http://www.dscr.dla.mil/qap/CDRLs.htm
- [] DD 1949-1 LSAR DATA SEL SHT
- [] DD 1949-2 PROV ROMT STATEMENT
- [] DD 2345 TECHNICAL DATA AGREEMENT Form is available at --http://webl.whs.osd.mil/icdhome/DDEFORMS.htm
- [] DSCR 2375 TECHNICAL MANUAL DISTRBN
- DSCR P-41 FREIGHT SHIPPING INFO for shipments destined for a stock location is available in Section 3 of the DSCR Master Solicitation at http://www.dscr.dla.mil/procurement/mastersol.htm
- [X] OUALITY ASSURANCE PROVISION

ATTACH 4

- [] TECHNICAL DATA
 TECHNICAL DATA is available at -http://www.dscr.dla.mil/tdmd

ATTACHMENTS 1 THRU 6

SECTION K

CERTIFICATE OF INDEPENDENT PRICE 52.203-2 DETERMINATION (APR 1985)

- (a) The offeror certifies that:
- (1) The prices in this offer have been arrived at independently, without, for the purpose of restricting competition, any consultation, communication, or agreement with any other offeror or competitor relating to (i) those prices, (ii) the intention to submit an offer, or (iii) the methods or factors used to calculate prices offered.
- The prices in this offer have not been and will not be knowingly disclosed by the offeror, directly or indirectly, to any other offeror or competitor before bid opening (in case of a sealed bid solicitation) or contract award (in the case of a negotiated solicitation) unless otherwise required by law; and
- (3) No attempt has been made or will be made by the offeror to induce any other concern to submit or not to submit an offer for the purpose of restricting competition.
- (b) Each signature on the offer is considered to be a certification by signatory that the signatory $\mbox{--}$
- (1) Is the person in the offeror's organization responsible for determining the prices being offered in this bid or proposal, and that the signatory has not participated and will not participate in any action contrary to Subparagraphs (a)(1) through (a)(3) above; or
- (2)(i) has been authorized, in writing, to act as agent for the following principals in certifying that those principals have not participated, and will not participate in any action contrary to Subparagraphs (a)(1) through (a)(3) above . . .

(Insert below the full name of person(s) in the offeror's organization responsible for determining the prices offered in this bid or proposal, and the title of his or her position in the offeror's organization);

NAME:	
TITLE:	

- (ii) As an authorized agent, does certify that the principals named in Subdivision (b) (2) (i) above have not participated, and will not participate, in any action contrary to Subparagraphs (a) (1) through (a) (3) above; and
- (iii) As an agent, has not personally participated, and will not participate in any action contrary to Subparagraphs (a) (1) through (a) (3) above.
- If the offer deletes or modifies Subparagraph (b) (2) above, the offeror must furnish with its offer a signed statement setting forth in detail the circumstances of the disclosure.

52.203-11

CERTIFICATION AND DISCLOSURE REGARDING PAYMENTS TO INFLUENCE CERTAIN FEDERAL TRANSACTIONS (APR 1991)

- (a) The definitions and prohibitions contained in the clause, at FAR 52.203-12, Limitation on Payments to Influence Certain Federal Transactions, included in this solicitation, are hereby incorporated by reference in paragraph (b) of this certification.
- (b) The offeror, by signing its offer, hereby certifies to the best of his or her knowledge and belief that on or after December 23, 1989, --
- (1) No Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress on his or her behalf in connection with the awarding of any Federal contract, the making of any Federal Grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment or modification of any Federal contract, grant. Loan, or cooperative agreement: Federal contract, grant, loan, or cooperative agreement;
- $\mbox{\footnotemark}$ (2) If any funds other than Federal appropriated funds (including profit or fee received under a covered

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Federal transaction) have been paid, or will be paid, to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress on his or her behalf in connection with this solicitation, the offeror shall complete and submit, with its offer, OMB standard form LLL, Disclosure of Lobbying Activities, to the Contracting Officer; and

- (3) He or she will include the language of this certification in all subcontract awards at any tier and require that all recipients of subcontract awards in excess of \$100,000 shall certify and disclose accordingly
- Submission of this certification and disclosure is a (c) Submission of this certification and disclosure is a prerequisite for making or entering into this contract imposed by section 1352, title 31, United States Code. Any person who makes an expenditure prohibited under this provision or who fails to file or amend the disclosure form to be filed or amended by this provision, shall be subject to a civil penalty of not less than \$10,000, and not more than \$100,000, for each such failure.

TAXPAYER IDENTIFICATION (OCT 1998)

- (d) Taxpayer Identification Number (TIN).
 - [] TIN (9 Digit Number):
 - [] TIN has been applied for.
 - [] TIN is not required because:
- [] Offeror is a nonresident alien, foreign corporation, or foreign partnership that does not have income effectively connected with the conduct of a trade or business in the U.S. and does not have an office or place of business or a fiscal paying agent in the U.S.;
-] Offeror is an agency or instrumentality of a foreign government;
- [] Offeror is an agency or instrumentality of the Federal Government;
 - (e) Type of Organization.
 - [] Sole proprietorship;
 - [] Partnership;
 - [] Corporate entity (not tax-exempt);
 - [] Corporate entity (tax-exempt);
 - [] Government Entity (Federal, State, or local);
 - [] Foreign Government;
 - [] International organization per 26 CFR 1.6049-4;
 - [] Other. State Basis.
 - (f) Common Parent.
- Offeror is not owned or controlled by a common parent as defined in paragraph (a) of this provision.
 - [] Name and TIN of common parent:

Name _

TIN

52.207-4

K6

ECONOMIC PURCHASE QUANTITY -SUPPLIES (AUG 1987)

- (a) Offerors are invited to state an opinion on whether the quantity(ies) of supplies on which bids, proposals, or quotes are requested in this solicitation is (are) economically advantageous to the Government.
- (b) Each offeror who believes that acquisition in different quantities would be more advantageous is invited to recommend an economic purchase quantity. If different quantities are recommended, a total and a unit price must be

quoted for applicable items. An economic purchase quantity is that quantity at which a significant price break occurs. If there are significant price breaks at different quantity points, this information is desired as well.

OFFEROR RECOMMENDATIONS

ITEM	QUANTITY	PRICE QUOTATION	TOTAL

(c) The information requested in this provision is being solicited to avoid acquisitions in disadvantageous quantities and to assist the Government in developing a data base for future acquisitions of these items. However, the Government reserves the right to amend or cancel the solicitation and resolicit with respect to any individual item in the event quotations received and the Government's requirements indicate that different quantities should be acquired.

K7A 52.209-5

CERTIFICATION REGARDING DEBARMENT, SUSPENSION, PROPOSED DEBARMENT, AND OTHER RESPONSIBILITY MATTERS (DEC 2001)

- (a) (1) The offeror certifies, to the best of its knowledge and belief, that -
 - (i) The offeror and/or any of its principals -
- (A) are [] are not [] presently
 debarred, suspended, proposed for debarment, or declared
 ineligible for the award of contracts by any Federal agency;
- (B) have [] have not [], within a (B) have [] have not [], within a three-year period preceding this offer, been convicted of or had a civil judgment rendered against them for: commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (Federal, state, or local) contract or subcontract; violation of Federal or state antitrust statutes relating to the submission of offers; or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records making bribery, falsification or destruction of records, making false statements, tax evasion, or receiving stolen property; and
- (C) are [are not [indicted for, or otherwise criminally or civilly charged by a Governmental entity with, commission of any of the offenses enumerated in Subdivision (a)(1)(i)(D) of this provision.
- (ii) The offeror, has [] has not [within a three-year period preceding this offer, had one or more contracts terminated for default by any Federal agency.

K8 252.209-7001 DISCLOSURE OF OWNERSHIP OR CONTROL BY THE GOVERNMENT OF A TERRORIST COUNTRY DFARS (MAR 1998)

K13A 52.215-6 PLACE OF PERFORMANCE (OCT 1997)

- $\mbox{(a)}\mbox{ }$ The offeror or respondent, in the performance of any contract resulting from this solicitation,
 - [] does not intend [] intends,

(check applicable block) to use one or more plants or facilities located at a different address from the address of the offeror or respondent as indicated in this proposal or response to request for information.

If the offeror or respondent checks 'intends' in paragraph (a) of this provision, it shall insert in the following spaces the required information:

PLACE OF PERFORMANCE: (STREET ADDRESS, CITY , COUNTY, STATE ZIP CODE) ______

		olicitation Number:		PAGE OF	PAGE		
CONTINUATION SHI	EET	SP0412-03-R-3192		22	28		
NAME AND ADDRESS OF OWNER AND OPERATOR OF THE PLANT OR FACILITY IF OTHER THAN OFFEROR OR QUOTER.		that complies with the requirements of 13 CFR part 126, and the representation in paragraph (b)(6)(i) of this provision is accurate for the HUBZone small business concern or concerns that are participating in the joint venture. [The offeror shall enter the name or names of the HUBZone small business concern or concerns that are participating in the joint venture:					
к13в 52.215-6		at greater than \$25, as disadvantaged in	ete when acquisition valued on the control of this paragraph (b) (2) of this leck the category in which	ted itself provision)			
DSCR NOTE: The Department of Labor Regirequires the number of employees for eac performance cited in 52.215-6 above. Plthe number of employees below:	h place of		Black American. Hispanic American.				
PLACE OF PERFORMANCE NUM	BER OF EMPLOYEE		Tative American (American	Indians,			
		A []	Asian-Pacific American.				
		[] S American.	Subcontinent Asian (Asian-	-Indian),			
	DSCR (DEC 19	of the preceding.	Individual/concern, other	than one			
K16A 52.219-1 SMALL BUSINESS REPRESENTATION ALT I (APR 20	S (APR 2002)	K23 52.222-22	PREVIOUS CONTRACTS REPORTS (FEB 1999)	AND COMPLIA	ANCE		
(a) (1) The North American Industry System (NAICS) code for this acquisition		The offeror repr	esents that				
(2) The small business size st		(a) It [] has previous contract or Opportunity Clause o	 , [] has not participg subcontract subject to to f this soliciation; 	pated in a the Equal			
(3) The size standard for non- employees.	manufacturers i		, [] has not filed al	ll required			
(b) Representations.		K24 52.222-25	AFFIRMATIVE ACTION (APR 1984)	COMPLIANCE			
(1) The offeror represents as that it [] is, [] is not a small busi		The offeror repr					
(2) (Complete only if the offe		(a) It [] has	developed and has on file	ı,			
itself as a small business concern in pa of this provision.) The offeror represe statistical purposes, that it [] is, [small disadvantaged business concern as	ents, for genera] is not a	fil	•				
124.1002. (3) (Complete only if the offe itself as a small business concern in pa		by the rules and reg (41 CFR 60-1 and 60-	at each establishment, Affirmative Action Progr by the rules and regulations of the Secretary of (41 CFR 60-1 and 60-2), or				
this provision.) The offeror represents offer that it [] is, [] is not a wome business concern.	as part of its	(b) It [] has the written Affirmat	not previously had contra ive Action Programs requi s of the Secretary of Lak	rement of t			
(4) (Complete only if the offe itself as a small business concern in pa this provision.) The offeror represents offer that it [] is, [] is not a veter business concern.	ragraph (b)(l) as part of its	K24E 52.222-38	COMPLIANCE WITH VET EMPLOYMENT REPORTIN REQUIREMENTS (DEC	īG			
(5) (Complete only if the offe itself as a veteran-owned small business paragraph (b)(4) of this provision.) Th	concern in	K27C 52.223-13	CERTIFICATION OF TO RELEASE REPORTING		AL		
represents as part of its offer that it a service-disabled veteran-owned small b	[] is, [] is	CHECK EA	CH BLOCK THAT IS APPLICAB	BLE.)			
(6) (Complete only if offeror as a small business concern in paragraph provision.) The offeror represents, as	represented its	f process or otherwise section 313(c) of EP	process or otherwise use any toxic chemicals listed under section 313(c) of EPCRA, 42 U.S.C. 11023(c); [] (ii) The facility does not have 10 or more fulltime employees as specified in section 313(b)(1)(A) of EPCRA, 42 U.S.C. 11023(b)(1)(A);				
(i) It [] is, [] is not	a HUBZone smal	[] (ii) fulltime employees a EPCRA, 42 U.S.C. 110					
business concern listed, on the date of on the List of Qualified HUBZone Small B maintained by the Small Business Adminis material change in ownership and control ownership, or HUBZone employee percentag it was certified by the Small Business A accordance with 13 CFR part 126; and	usiness Concern tration, and no , principal pla e has occurred	[] (iii) thresholds of toxic of 313(f) of EPCRA, 42 .nce thresholds at 40 CFR	[] (iii) The facility does not meet the reporting thresholds of toxic chemicals established under section 313(f) of EPCRA, 42 U.S.C. 11023(f) (including the alternate				
(ii) It [] is, [] is no	t a joint ventu	[] (iv) Standard Industrial	The facility does not fal Classification Code (SIC)		uns		

CONTRIBUTION	ממקוזי	Solicitation	Number	:		PAGE O	F PAGES
CONTINUATION S	pheel	SP0412	-03-R-	3192		23	28
20 through 39 or their corresponding Classification System (NAICS) sector.							
[] (v) The facility is a State of the United States, the Distriction of Puerto Rico, Guam, A States Virgin Islands, the Northern to ther territory or possession over whas jurisdiction.	rict of Columbia, t merican Samoa, the Mariana Islands, or	the United I any intes	Insert be Inspected ADDRESS	elow the location i. (STREET, CITY,	PHONE COUNTY, STATE, ZIP C	/packing v	will be
	AN ACT - BALANCE OF ROGRAM CERTIFICATE 1999)						
(c) (2) The Offeror certifies the products are qualifying country end products are qualifying country		end _					
QUALIFYING COUNTRY E	ND PRODUCTS	-					
Line Item Number	Country of Orig		ECTION 1	L .			
(List only qualifying country en	nd products.)		.1	52.204-6	DATA UNIVERSAL NUME (DUNS) NUMBER (JU		rem
(3) The Offeror certifies products are nonqualifying country en		end	DSCR	NOTE:	(DUNS) NUMBER (DU	N 1999)	
NONQUALIFYING COUNTRY	END PRODUCTS		(a)	The Offeror is r	equired to provide t	heir Data	
Line Item Number	Country of Orig	gin N C V	Number us Central (with the	sed for verificat Contractor Regist	em (DUNS) Number or (ion of registration ration (CCR) databas Improvement Act of 1 2. 7701).	in the Dol e in compl) Liance
COMPANIES	N ON AWARD TO DWNED BY THE EPUBLIC OF CHINA B 2000)		DUI (b) (refer to	NS Number: DUNS Number may DDFARS 252.204-7	be obtained through 004, Required Centra lirectly from Dun and	the CCR pi l Contract l Bradstree	or et.
			L 2	252.204-7001	COMMERCIAL AND GOVE (CAGE) CODE REPORTI DFARS (AUG 1999)		
[] Does anticipate that su transported by sea in the performance	e of any contract of		18A	52.209-9G08	ACCESS TO CONTROLLE DATA DSCR (OCT 19		AL
subcontract resulting from this solid [] Does not anticipate the transported by sea in the performance subcontract resulting from this solid	at supplies will be e of any contract o		Informat:	ion Service (DLIS	proved, cite the Defe () assigned approval	number be	ics Low:
K38 52.247-9G17 PRODUCTION	FACILITIES		ISSU	JE DATE OF APPROV	AL		
Offeror must provide shipping and imfor the supplies. Each location will the appropriate paragraph below. DO location information into one paragramatical paragraph below. Do location information into one paragramatical paragraph below. Do location information into one paragramatical paragraph below. Do location information into one paragraph where supplies will be delivered to, the freight carrier, post office, or for final shipment to the consignee. ADDRESS (STREET, CITY, PHONE ITEM NUMBER PLANT NAME COUNTY, STATEM NUMBER PLANT NAME COUNTY NAME	spection locations l be provided in NOT put all aph. below the location or picked-up by, small parcel carri	i I I t k	included complete Data Agre Internet Instruct:	on the DoD Certi the DD Form 2345 eement'. The DD at http://web1.w ions for completi nd page of the on ned to: United States/Ca Defense Logistic	currently approved fied Contractor Acce 'Militarily Critica Form 2345 may be obtons.osd.mil/icdhome/I on and submission ar I-line form. Complet Inada Joint Certifica Information Service 74 Washington Ave.,	ess List slat rechnical ained via ained via ained via aine records. At the provided ed forms attion Office records.	nould al the tm. d as should
			10C	52.211-14	NOTICE OF PRIORITY NATIONAL DEFENSE US		
			[] [OX Rated Order; [X] DO Rated Order		
(b) LOCATION WHERE THE END ITEMS Insert below the location where the opackaging) will be inspected. ADDRESS (STREET, CITY, PHONE LITEM NUMBER PLANT NAME COUNTY STA	end items (not the):	.12	252.211-7001	AVAILABILITY OF SPE AND STANDARDS NOT L DODISS, DATA ITEM D NOT LISTED IN DOD 5 AND PLANS, DRAWINGS PERTINENT DOCUMENTS DFARS (DEC 1991)	ISTED IN ESCRIPTION 010.12-L, , AND OTHE	ıs
ITEM NUMBER PLANT NAME COUNTY, STA	IE, ZIP CODE) NOME		SCR NOTE	3:			
			the Techi attp://ww	nical Data Manage ww.dscr.dla.mil/t	or submit requests we ment (TDMD) website dmd. If the website		
		C	CONTINUE	O ON NEXT PAGE			

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is down as a result of an overall sytem failure, you may mail the request to:

> Defense Supply Center Richmond 8000 Jefferson Davis Highway ATTN: DSCR-VABA Richmond, VA 23297-5604

Include the 13 position National Stock Number, solicitation number, and the title and number of the specification, standard, plan, drawing, or other pertinent document.

Compact disk drawings will be furnished. Aperture cards and hard copies will only be provided when there $\ensuremath{\mathsf{C}}$ are no electronic formats available

Written requests require a minimum seven (7) day processing time from receipt to mailing of the requested document. WEBSITE requests are handled in a real-time environment. Information can be downloaded or, for compact disk requests, mailed to you in as little as two to three days. Request documents sufficiently prior to solicitation closing date so as to permit timely submission of an offer. Keep in mind the Postal Service delivery time. In urgent cases, telephone requests may be made by calling (804) 279-3356 (alternate numbers are 4174, 6129, or 3547) or sending a FAX to (804) 279-4946.

REQUESTS FOR SPECIFICATIONS AND/OR STANDARDS AS REFERENCED IN DSCR PROVISION 52.211-9G13 (SEC L) WILL NOT BE PROCESSED BY DSCR.

DSCR (OCT 2000)

L13	52.211-9G11	COMPLIANCE WITH SPECIFICATIONS DSCR (FEB 1996)
L15	52.211-9G13	AVAILABILITY OF SPECIFICATIONS OR STANDARDS DSCR (APR 2000)
L37B	52.214-34	SUBMISSION OF OFFERS IN THE ENGLISH LANGUAGE (APR 1991)
L37C	52.214-35	SUBMISSION OF OFFERS IN U.S. CURRENCY (APR 1991)
L39F	52.215-1	INSTRUCTIONS TO OFFERORS - COMPETITIVE ACQUISITION (MAY 2001) ALT I (OCT 1997)

DSCR NOTES FOR FAR CLAUSE 52.215-1

In accordance with paragraph (b), the offeror hereby acknowledges receipt of solicitation amendment(s) by listing the amendment number and date below.

AMENDMENT NO.	DATE	AMENDMENT NO.	DATE
			

Contractors are reminded of the requirements of paragraph (c)(1). The Government will automatically reject and will not consider any submission marked or that appears to be only a quote, whether submitted electronically or in paper media.

DSCR (OCT 2001)

TYPE OF CONTRACT 52.216-1 (APR 1984) L53

The Government contemplates award of a

- [X] FIRM FIXED PRICE
- [] FIXED PRICE/ECONOMIC PRICE ADJUSTMENT

[] FIXED PRICE/PRICE REDETERMINATION

contract resulting from this solicitation.

52.217-9G05 INCREMENTAL BIDS/OFFERS L59 DSCR (AUG 2000)

52.217-9G23 RESTRICTION OF ALTERNATE OFFERS L59D FOR SOURCE CONTROLLED ITEMS DSCR (JAN 1996)

SURGE & SUSTAINMENT CAPABILITY L59DA 52.217-9G26 ASSESSMENT DSCR (JUNE 2001)

- (a) Proposals submitted in response to this solicitation shall include a proposed approach to meeting the Surge & Sustainment (S&S) requirement identified in the schedule. The proposed approach shall include the initial ramp up (surge) and subsequent production and delivery (sustainment) of supplies to support simultaneous contingencies. The contractor's proposed approach shall be supported by a production capability assessment, as an attachment to the proposal, containing, but not limited to, the following assessment. the following areas:
- (1) The contractor's methodology enabling visibility of supplier base resources on a continuing basis.
- (2) Identify supplier base inventories, production capability, on-demand manufacturing and advanced technology capabilities, or any other means of support available to meet S&S requirements and, based on this identification, a description of S&S strategies for all items.
- (3) Identify 'problem' items for which S&S cannot be easily met, proposed solutions for these items, and any significant investments (dollars or otherwise) needed to implement these solutions, including investments by the Government.
- (4) Describe access to, and plans for, coordinating distribution and transportation services for meeting S&S requirements.
- (5) The contractor's agreements with suppliers and service providers that reflect access to S&S resources.
- (6) Clearly identify any significant investments (dollars or otherwise) required to resolve the problem areas identified under subparagraph (3), or other subparagraphs above, needed to develop S&S capability, including, but not limited to, the following information:
 - Why the investment is needed;
 - (ii)what will be purchased with the investment;
 - (iii)
 - basis for the investment cost; the S&S capability to be gained from the (iv) investment; and,
 - for investments needed to affect strategies, an analysis of what strategies were considered and why the proposed strategies are the most cost effective
- (7) If the S&S requirements can be easily met with current levels of production, the following information may be provided in lieu of the detailed assessment requested
 - (i) The contractor's rationale for concluding the required S&S resources are readily available; and,
 - the contractor's ability to meet the S&S (ii) requirements through access to these resources. (Note: The commercial nature of an item, (Note: The commercial nature of an item, in and of itself, is not an adequate rationale for concluding the item is readily available. The information submitted shall include a description of access to, and plans for, coordinating distribution and transportation services for meeting S&S requirements.)

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L72 52.232-13

NOTICE OF PROGRESS PAYMENTS

(APR 1984)

52.233-2 L75

SERVICE OF PROTEST (AUG 1996)

(a) Protests, as defined in Section 33.101 of the Federal Acquisition Regulation, that are filed directly with an agency, and copies of any protests that are filed with the General Accounting Office (GAO), shall be served on the --

> Contracting Officer Defense Supply Center Richmond ATTN: DSCR-JKDF 8000 Jefferson Davis Highway Richmond, VA 23297-5000

by obtaining written and dated acknowledgment of receipt from the issuing office referenced on the solicitation/award.

52.233-9000 AGENCY PROTESTS DLAD (SEP 1999)

Companies protesting this procurement may file a protest

- 1. with the contracting officer,
- 2. with the General Accounting Office, or
- 3. pursuant to Executive Order No. 12979, with the Agency for a decision by the Activity's Chief of the Contracting Office.

Protests filed with the agency should clearly state that they are an 'Agency Level Protests filed under Executive Order No. 12979.' (Note: DLA procedures for Agency Level Protests filed under Executive Order No. 12979 Agency Level Protests filed under Executive Order No. 12979 allow for a higher level decision on the initial protest than would occur with a protest to the contracting officer; this process is not an appellate review of a contracting officer's decision on a protest previously filed with the contracting officer). Absent a clear indication of the intent to file an agency level protest, protests will be presumed to be protests to the contracting officer.

DSCR NOTE:

Executive Order 12979 encourages the use of Alternative Dispute Resolution in resolving Agency-level protests. Therefore, DSCR has in place a process to mediate Agency-level protests filed pursuant to Executive Order 12979. Mediation is a voluntary process where the parties meet with a third party neutral (the mediator) to discuss their positions and open a dialogue. The mediator does not make any decisions on the dispute, but rather helps the parties explore their concerns and possible avenues for solutions. Any mediation will occur at DSCR. A trained DSCR mediator who has not had previous personal involvement in the procurement will conduct the mediation. If resolution of the protest is not reached through the mediation process, the protest will be forwarded to the Chief of the Contracting Office for a written decision on the record. If an offeror wishes to file an Agency-level protest, but does not wish to engage in a mediation, the Agency-level protest should state that the protesting party does not wish to participate in a mediation and would like a decision on the written record.

L75BC 52.233-9001 DISPUTES: AGREEMENT TO USE ALTERNATIVE DISPUTE RESOLUTION DLAD (JUN 2001)

- (a) The parties agree to negotiate with each other to (a) The parties agree to negotiate with each other to try to resolve any disputes that may arise. If unassisted negotiations are unsuccessful, the parties will use alternative dispute resolution (ADR) techniques to try to resolve the dispute. Litigation will only be considered as a last resort when ADR is unsuccessful or has been documented by the party rejecting ADR to be inappropriate for resolving the dispute.
- (b) Before either party determines ADR inappropriate, that party must discuss the use of ADR with the other party. The documentation rejecting ADR must be signed by an official authorized to bind the contractor (see FAR 52.233-1), or, for the Agency, by the contracting officer, and approved at a level above the contracting officer after

consultation with the ADR Specialist and with legal counsel (see DLA Directive 5145.1). Contractor personnel are also encouraged to include the ADR Specialist in their discussions with the contracting officer before determining ADR to be inappropriate.

(c) If you wish to opt out of this clause, check (____). Alternate wording may be negotiated with here (the contracting officer.

1.77 252.242-7000 POSTAWARD CONFERENCE (DEC 1991) DFARS

L79A 52.245-9G16 USE OF GOVERNMENT OWNED SPECIAL

TOOLING OR TEST EQUIPMENT DSCR (JAN 1996)

52.252-1 SOLICITATION PROVISIONS INCORPORATED BY REFERENCE L82 (FEB 1998)

This solicitation incorporates one or more solicitation This solicitation incorporates one or more solicitation provisions by reference, with the same force and effect as if they were given in full text. Upon request, the Contracting Officer will make their full text available. The offeror is cautioned that the listed provisions may include blocks that must be completed by the offeror and submitted with its quotation or offer. In lieu of submitting the full text of those provisions, the offeror may identify the provision by paragraph identifier and provide the appropriate information with its quotation or offer. Also, the full text of a solicitation provision may be accessed electronically at solicitation provision may be accessed electronically at this/these address(es):

Federal Acquisition Regulation (FAR)

http://www.arnet.gov/far

DoD FAR Supplement

http://www.acq.osd.mil/dp/dars/dfars.html

DSCR Master Solicitation organized as follows:

http://www.dscr.dla.mil/

Section 1:

Full text of DLA clauses and provisions and DSCR clauses, provisions, and notices. Full text Quality Assurance Provisions (QAPs)

Section 2: Shipping/scheduling information for freight shipments destined for stock locations

(DSCR Form P41 reference for freight shipments)

Section 4: Procurement Automated Contract Evaluation (PACE) Instructions

Section 5: Full text of Contract Data Requirements List (CDRLs)

Special Packaging Instruction (SPIs) Drawings Full text of Individual Repair Parts Ordering Data (IRPODs) Section 7:

DLA site with links to all

of the above

http://www.procregs.hq.dla.mil/icps.htm

DSCR NOTE: Where only a portion of text is included in the solicitation document in order to provide or collect fill-in data or to append a DSCR note to a FAR/DFARS provision, the text as included in the solicitation is not intended to be represented as the full text of the provision.

AUTHORIZED DEVIATIONS IN PROVISIONS (APR 1984) T.83 52.252-5

- The use in this solicitation of any Federal Acquisition Regulation (48 CFR Chapter 1) provision with an Authorized deviation is indicated by the addition of '(Deviation)' after the date of the provision.
- (b) The use in this solicitation of any Defense FAR Supplement (48 CFR chapter 2) provision with an authorized deviation is indicated by the addition of '(Deviation)' after the name of the regulation.

SECTION M

252,208-7000

INTENT TO FURNISH PRECIOUS METALS AS GOVERNMENT-FURNISHED MATERIAL DFARS (DEC 1991)

(b) The Offeror shall cite the type (silver, gold, platinum, palladium, iridium, rhodium and ruthenium) and

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CONTINUATION SHEET

quantity in whole troy ounces of precious metals required in the performance of this contract (including precious metals required for any first article or production sample), and shall specify the national stock number (NSN) and nomenclature, if known, of the deliverable item requiring precious metals.

Precious Metal*

Quantity

Deliverable Item (NSN and Nomenclature)

- \star If platinum or palladium, specify whether sponge or granules are required.
- (c) Offerors shall submit two prices for each deliverable item which contains precious metals--one based on the Government furnishing precious metals, and one based on the Contractor furnishing precious metals.

43B 52.211-9003

CONDITIONS FOR EVALUATION OF OFFERS OF GOVERNMENT SURPLUS MATERIAL DLAD (APR 2002)

(a) Definition.

'Surplus material,' as used in this provision, has the same meaning as in the clause at 52.211-9000, Government Surplus Material.

- (b) The Agency will evaluate an offer of surplus material when the Contracting Officer determines the Offeror is otherwise in line for award, after adding the cost of evaluation (\$200 for internal evaluation and, if applicable, an additional \$500 for each Engineering Support Activity (ESA) evaluation, plus any additional fees required for special testing and/or inspection).
- (c) When an offer is for a quantity less than the solicited quantity, the contracting officer will consider the \$500 cost of issuing and administering more than one award. The contracting officer will also consider the anticipated impact on the unit price of the remaining quantity, to determine the total cost to the Government.

M8 52.214-9002

TRADE DISCOUNTS DLAD (JUN 1983)

M10F 52.215-9G05

AUTOMATED BEST VALUE SYSTEM DSCR (JUL 2002)

- $\mbox{\ \ (a)}$ The Automated Best Value System (ABVS) Score as an Element of Past Performance Evaluation.
- (1) ABVS scores do not determine eligibility for award or technical acceptability. The Government shall use ABVS scores to compare past performance among offerors, not to make determinations of responsibility.
- (2) To evaluate each offeror's past performance, DLA will assign an ABVS score to each offeror based on the offeror's past performance. ABVS scores for performance in each Federal Supply Class (FSC score) will be based on DLA consolidated performance history. An offeror may have multiple FSC scores but will have only one DLA score, which is a compilation of the offeror's FSC scores for all business conducted with DLA. These scores will be calculated monthly and remain in effect for a month. The ABVS score is a combination of an offeror's delivery and quality scores. The quality score reflects validated contractor caused product and packaging nonconformances during the rating period. For administrative purposes, the rating period excludes the most recent 30 days. The delivery score reflects all lines shown as delinquent during the rating period. For administrative purposes, the rating period excludes the most recent 60 days. For ABVS purposes, delinquent lines represent shipments not shipped and/or

received in their entirety by the contract delivery date. The 30 and 60 day offset periods are NOT grace periods.

(3) Business Systems Modernization.

(i) The Defense Logistics Agency is developing and installing a new suite of commercial business software we call Business Systems Modernization (BSM). BSM will replace the old material management systems with the best of today's business applications. The first phase of BSM that will affect both DLA and our business partners is called the Concept Demonstration. This Concept Demonstration will use actual BSM software, real time data and actual transactions such as solicitations and awards. But because of the new software being tested, certain processes will change during the test and one of the most important is the change in ABVS. The collection of past performance information for certain NSNs in ABVS has been changed by the new software and will be affected by this Concept Demonstration beginning in August 2002.

(ii) Beginning in August 2002, ABVS will not collect performance information on NSNs that are included in this BSM test. The performance data for quality and delivery performance from new contract awards for these NSNs will not be used in the calculation of FSC scores. The contract line items will also not be included in the total number of contract line items on which the FSC score is based. Subsequently, the DLA score, which is a compilation of the FSC scores, will not include performance data from new awards on these NSNs. For NSNs, which are not in the BSM test, ABVS will continue to work as it does today.

(iii) In order to determine if a NSN or FSC is included in this BSM test, go to the BSM Supplier Information Resource Center, http://www.dla.mil/j-6/bsm/SIRC/SIRC.htm. Awards not included in the ABVS performance data will be identified by contract numbers beginning with SPMXXX or SPEXXX in lieu of SPOXXX (this does not apply to orders issued against non-DLA Basic Ordering Agreements or contracts).

- (iv) This change also means that your ABVS score in BSM will be your DLA score only; the FSC score will not be visible. This initial release will provide an opportunity for DLA, our customers, and our suppliers to use the new technology and processes to improve our supply chain effectiveness. Further information is found at the BSM Vendor Information Center at http://lil.70.202.70/j%2D6/bsm/test/vic.htm.
- (4) DSCR will make negative quality and delivery data reflected in the ABVS score available to offerors by the 15th day of the month via the ABVS Website. The offeror's negative performance data will be posted before it is reflected in the ABVS score (Preview Period), to give offerors an opportunity to review and verify data. An offeror must challenge any negative data within the Preview Period to assure corrections are posted before calculation of the score. Offerors must submit challenges and substantiating evidence (e.g. invoices, DD Form 250s, modifications) to the ABVS Administrator. The 'Center' field will identify the appropriate focal point. For those identified as 'DSCR,' send challenges to:

Defense Supply Center Richmond Attn: DSCR-OZP (ABVS) 8000 Jefferson-Davis Highway Richmond, VA 23297-5516

Telephone (804) 279-6881 FAX (804) 279-5042

- (5) Though offerors may challenge negative data at any time, it is to the offeror's advantage to challenge negative data during the Preview Period before it has an opportunity to be reflected in the ABVS score. Accordingly, an offeror should review performance data on a monthly basis at a minimum. When a challenge is received, the ABVS score will be flagged. The flag will remain until the challenge is resolved. If an offer under evaluation involves a challenged score, then the Contracting Officer will consider the nature of the challenged data and its relevance to the acquisition as part of the award decision. The ABVS Administrator will adjust the ABVS score if the Administrator upholds an offeror's challenge. Scores created in the update cycle immediately following the determination will reflect the adjustment.
- (6) When there is a discrepancy between the offeror's challenged data and the Government's data, it

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needed.

becomes disputed data. The Government will make every effort to resolve the discrepancy expeditiously. However, the Government is the final authority for resolution of disputed data and its use in the source selection process, and may make an award decision despite the existence of an unresolved challenge.

- (b) Using the ABVS score for evaluation.
- (1) The contracting officer will first evaluate offers using the FSC score for the solicited FSC in effect at the time offers are evaluated. The contracting officer will use an offeror's DLA score to evaluate an offeror without an FSC score for that particular FSC. The contracting officer may consider the volume of business on which the FSC score is based as a measure of confidence in the score's indication of performance risk. The contracting officer may choose to use the DLA score if he or she lacks confidence in the FSC score. The contracting officer also may use the DLA score if the FSC scores among offerors are relatively equal. An offeror with no performance history will not be evaluated favorably or unfavorably and will be assigned a '999.9' in the ABVS. A '999.9' is used to designate those instances wherein the offeror has no past performance history, has no history for the particular FSC or has no history for the timeframe being rated.
- (2) Contractor caused discrepancies or delinquencies will be reflected in the ABVS as an indicator of past performance. Repair, replacement or reimbursement of quality and packaging defects will not provide relief of negative ABVS data. Contractor caused delivery extensions, regardless of consideration paid, will be reflected in the delivery score.

M12 52.216-9G09 EVALUATION - INDEFINITE QUANTITY CONTRACT DSCR (NOV 1996)

Offers will be evaluated on the basis of the estimated annual quantity. If quantity breaks are offered with various prices, the highest price offered will be used for evaluation.

If line items for both stock and DVD are included in the schedule offers will be evaluated based on the total extended price for the stock and DVD line items.

M18 52.217-9G11 EVALUATION OF OPTION TO EXTEND THE TERM OF THE CONTRACT -SUPPLIES DSCR (JAN 1996)

The evaluation of options to extend the term of the contract as required by either FAR Clause 52.217-5 (Section M) or 52.212-2 will be based on the highest possible option price offered for each option as specified in DSCR Clause 52.217-9008 (Section I).

M19CA 52.217-9G27 SURGE & SUSTAINMENT EVALUATION MINIMUM REQUIREMENT DSCR (JUNE 2001)

- (a) Evaluation. The surge & sustainment (S&S) requirement identified in the schedule represents a minimum requirement for award; therefore, offerors that fail to offer for the S&S requirement or submit proposals that are deficient may be rejected. The S&S capability assessment specified in 52.217-9G26 will be evaluated to determine the offeror's ability to meet the increased quantity/accelerated delivery requirements identified in the schedule for S&S.
 - (b) Acceptable Standard. Acceptable proposals must:
- (1) describe a methodology which enables visibility of supplier base resources on a continuing basis;
- (2) identify supplier base inventories, production capability, on-demand manufacturing and advanced technology capabilities, or any other means of support available to meet S&S requirements and, based on this identification, provide a description of S&S strategies for all items;
- (3) identify problem items for which S&S cannot be easily met, propose solutions for these items, and identify any significant investments (dollars or otherwise) needed to implement these solutions;
- $\mbox{(4)}$ describe access to, and plans for, , coordinating distribution and transportation services for meeting S&S requirements; and

- (5) provide information regarding agreements with subcontractors, suppliers and service provides, if applicable, that reflect access to S&S resources;
- (6) identify any significant investment (dollars or otherwise) under (3) or other subparagraphs above, needed to develop S&S capability, with the following information:
 - (i) An explanation of why the investment is
- (ii) A description of what items or materialswill need to be purchased with the investment.(iii) Provide a justification/basis for the
- (iii) Provide a justification/basis for the investment cost.
- (iv) Identify the S&S capability to be gained from the investment.
- (v) For investments to effect S&S strategies, an analysis of what strategies were considered and why the proposed strategies are the most cost effective.
- (c) Acceptable Standard Commercial. The following standard shall apply in lieu of paragraph (b) for commercial items that are readily available and accessible in sufficient quantities to meet the S&S requirements. Adequate proposals shall:
- provide information to support the rationale for concluding that the S&S items are readily available;
- (2) describe how access to these resources will provide the ability to meet S&S requirements; and
- (3) identify a plan for coordinating distribution and transportation services for meeting S&S requirements
- (d) Deficient Proposals. Proposal revisions to correct deficiencies in S&S capability may be addressed during negotiations with offerors determined within the competitive range.
- (e) Price. Price(s) associated with S&S items will be evaluated for reasonableness and realism in accordance with proposal analysis techniques specified in FAR 15.404. The total evaluated price associated with a proposal will include S&S prices/costs only to the extent such prices/ costs represent:
- $\mbox{(1)}$ the dollar amount that must be obligated or reserved at time of award to implement and or maintain the S&S capability and
- (2) the dollar amount associated with a confirmed requirement to support an actual contingency.
- (f) Materially Unbalanced Offers. The Government may determine that a proposal is unacceptable if the prices proposed are materially unbalanced between line items or subline items. Unbalanced pricing exists when, despite an acceptable total evaluated price, the price of one or more contract lines is significantly overstated or understated as indicated by application of cost or price analysis techniques. A proposal may be rejected if the Contracting Officer determines that lack of balance poses an unacceptable risk to the Government.

M19CC 52.219-9002 DLA MENTORING BUSINESS AGREEMENTS (MBA) PROGRAM DLAD (DEC 1997)

M19D 252.225-7003 INFORMATION FOR DUTY-FREE ENTRY EVALUATION DFARS (MAR 1998)

- (a) Does the offeror propose to furnish --
- (1) A domestic end product with nonqualifying country components for which the offeror requrests duty-free entry; or
- (2) A foreign end product consisting of end items, components, or material of foreign origin other than those for which duty-free entry is to be accorded pursuant to the Duty-Free Entry--Qualifying Country Supplies (End Products and Components) clause of this solicitation?

[] YES [] NO

- $\ensuremath{\mbox{(b)}}$ If the answer in paragraph (a) is yes, answer the following questions:
 - (1) Are such foreign supplies now in the United

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States?	**************************************						
	[ ] YES	[ ]	NO				
	(2) Has the duty	on such	foreign supplies be	en.			
paid?							
	[ ] YES	[ ]	NO				
amount is	(3) If the answer	er to par offer to	agraph (b)(2) is no, cover such duty?	what			
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